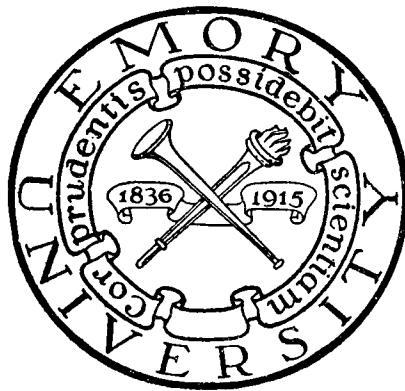


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JOURNAL
OF THE
House of Representatives
OF THE
STATE OF GEORGIA
AT THE
REGULAR SESSION
OF THE
GENERAL ASSEMBLY

At Atlanta, Wednesday, June 23, 1920



1920
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JOURNAL

REPRESENTATIVE HALL, ATLANTA, GA.

WEDNESDAY, JUNE 23, 1920.

The House met pursuant to law this day at 10 o'clock A. M.

Was called to order by the Speaker, Hon. John N. Holder of Jackson, and opened with prayer by the Chaplain, Rev H. J. Ellis of Atlanta.

The roll was called and the following members answered to their names:

Adams of Newton	Bush	Dickey
Adams of Walton	Bussey	Dobbs
Alfriend	Buxton	DuBose
Anderson of Jenkins	Calhoun	Duncan of Dawson
Arnold	Callahan	Duncan of Hall
Atkinson	Cannon	Dyer
Barnes	Carswell	Eve
Barwick	Clarke	Falligant
Barrett	Clifton	Ficklen
Bates	Coates	Gallaher
Bellah	Cochran	Gann
Bird	Cole	Grant
Blalock	Copeland	Green
Bowen	Corbett	Griffin
Boyett of Marion	Covington	Guess
Boyett of Stewart	Cranford	Gunnells
Bradford	Culpepper	Hamilton
Brannen	Daniel	Harden
Brown	Davis of Oglethorpe	Harvin
Burkhalter	De La Perriere	Haynie
Burt	DeLoach	

Hendrix	Manning	Shannon
Hinton	Mason	Sibley
Hixon	Middleton	Smiley
Hodges	Milner	Smith of Candler
Hollingsworth	Minchew	Smith of Carroll
Hollis	Moore of Butts	Smith of Fulton
Holmes	Moore of Fulton	Smith of Haralson
Holtzelaw	Moye	Smith of Meriwether
Hudson	Mundy	Smith of Telfair
Hullender	Neill	Stewart
Hyers	Nichols of Spalding	Stone
Jackson of Jones	Nichols of Wayne	Stovall
Jackson of Towns	Owen of Gordon	Strozier
Johns	Owen of Paulding	Stubbs
Johnson of Appling	Owen of Stephens	Sumner
Johnson of Bartow	Pace	Sweat of Pierce
Johnson of Chattahoochee	Palmer of Crisp	Sweat of Ware
Jones of Lowndes	Palmour of Hall	Swift
Jones of Thomas	Parrish	Swint
Jordan of Jasper	Penland	Tankersley
Jordan of Wheeler	Perryman	Tatum of Campbell
Kelley	Pileher	Tatum of Dade
Kent	Pope	Thompson
Kimsey	Purcell	Thurmond
King	Quincey	Timmerman
Kirby	Ramsey of Brooks	Trippe
Knaobb	Ramsey of Columbia	Walker
Knight	Rees	Wall
Lambert	Reid	Ware
Lankford	Reiser	Whitaker of Lowndes
Lasseter	Reville	Whitaker of Rockdale
Law	Richards	Williams of Bulloch
Lawrence	Richardson	Williams of Miller
Lee	Rimes	Williams of Walton
Lindsay of DeKalb	Rogers of Elbert	Williams of Worth
Lindsey of Wilkes	Rogers of Laurens	Willoughby
Longley	Royal	Wohlwender
MacIntyre	Seaman	Woods
McDaniel		Woody
McDonald		Wyatt
McFarland		Wynne
McKenney		Mr. Speaker
Mann		

The following resolution was read and adopted:
By Mr. Neil of Muscogee and Mr. Hamilton of
of Floyd:

Resolved, That the Clerk notify the Senate that the House has convened and is ready to transact business.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker—

I am directed by the Senate to inform the House that the Senate has met in regular session and is ready for the transaction of business.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker—

The Senate has passed the following joint resolution and asks the concurrence of the House:

A Resolution providing for the appointment of a committee to notify the Governor that the General Assembly has convened and is ready for business.

The following resolution of the Senate was read and concurred in:

By Mr. Barrett of the 31st—

Resolved, That a joint committee of two from the Senate and three from the House of Representa-

tives be appointed to wait upon his Excellency the Governor, and inform him that the General Assembly has convened in regular session, and is ready for the transaction of business.

The Speaker appointed the following members on the part of the House: Mr. Ficklen of Wilkes, Mr. Tankersly of Irwin, Mr. Cochran of Bibb.

The Committee reported that the Governor had been notified, and that he would communicate with the General Assembly in writing.

The following message received from the Governor was read:

STATE OF GEORGIA,

Executive Department,

June 23rd, 1920.

To the House of Representatives:

I beg to advise that since your last session, the election of the following new members to your body has been certified to this office by the Secretary of State:

JOHN C. LEWIS, Representative from Hancock County to succeed R. W. Moore, deceased.

A. D. JONES, Representative from Meriwether County to succeed J. E. Justiss, resigned.

BURTON L. WESTON, Representative from Brooks County to succeed J. G. McCall, resigned.

T. J. ANDERSON, Representative from Chattooga County to succeed J. T. Worsham, deceased.

JOHN CAMP DAVIS, Representative from Floyd County to succeed John W Bale, resigned.

Respectfully submitted,

HUGH M. DORSEY,
Governor.

The following members-elect came forward to the Clerk's desk, and took the oath of office, the oath being administered by Hon. Marcus W Beck, Associate Justice of the Supreme Court of the State of Georgia:

Mr. Jno. C. Lewis of Hancock.

Mr. A. D. Jones of Meriwether.

Mr. Burton L. Weston of Brooks.

Mr. T. J. Anderson of Chattooga.

Mr. John Camp Davis of Floyd.

The Speaker made the following committee assignments:

Mr. Anderson of Chattooga was assigned to the following committees:

County and County Matters.

General Agriculture No. 1.

Georgia School for Deaf.

Invalid Pensions and Soldiers' Home.

Penitentiary

Privileges and Elections.

Mr. Jones of Meriwether was assigned to the following committees:

- Engrossing.
- Penitentiary.
- Special Judiciary
- State of Republic.
- Temperance.
- Ways and Means.

Mr. Davis of Floyd was assigned to the following committees:

- General Judiciary No. 1.
- Penitentiary.
- Amendments to Constitution.
- Reformatories.
- University of Georgia and Its Branches.
- W and A. Railroad.
- Appropriations.

Mr. Weston of Brooks was assigned to the following committees:

- Amendments to Constitution.
- General Judiciary No. 1.
- Pensions.
- Temperance.
- State of Republic.
- Appropriations.

Mr. Lewis of Hancock was assigned to the following committees:

- Appropriations.
- Amendments to Constitution.
- Banks and Banking.
- General Judiciary No. 1.
- Public Highways.
- Ways and Means.

Mr. Hamilton of Floyd was assigned to the Committee on Appropriations.

Mr. Barrett of Pike was assigned to the Committee on General Agriculture No. 2.

Mr. Longley of Troup was assigned to the Committee on Legislative and Congressional Reapportionment.

The next order of business being the election of a Speaker Pro-Tem, the former Speaker Pro-Tem, Hon. John W. Bale of Floyd, having resigned, the Hon. L. C. Brown of Clarke was placed in nomination by Mr. Smith of Fulton and seconded by Mr. Wohlwender of Muscogee and Mr. Stewart of Atkinson.

The Hon. J. H. Milner of Dodge was placed in nomination by Mr. Anderson of Jenkins, and seconded by Mr. Pace of Sumter, Mr. Quincey of Coffee, Mr. Bush of Mitchell, Mr. Moye of Randolph, Mr. Arnold of Clay, Mr. Falligant of Chatham, Mr. Sweat of Ware, Mr. Rogers of Laurens.

No other names being placed in nomination, the nominations were closed, the roll call was ordered, and the vote was as follows:

Those voting for Mr. Brown were Messrs.:

Adams of Newton	Brannen	DuBose
Anderson of	Cannon	Duncan of Dawson
Chattooga	Clarke	Duncan of Hall
Barnes	Corbett	Eve
Bates	Davis of Floyd	Gann
Bird	De La Perriere	Grant
Blalock	DeLoach	Green
Bradford	Dobbs	Griffin

Guess	Lewis	Reville
Gunnells	Lindsey of Wilkes	Rogers of Elbert
Harden	Longley	Seaman
Haynie	McDonald	Smith of Fulton
Hendrix	McFarland	Smith of Haralson
Hollingsworth	McKenney	Stewart
Hyers	Manning	Sweat of Pierce
Johns	Mason	Swift
Johnson of Bartow	Milner	Tatum of Dade
Jones of Lowndes	Moore of Butts	Thompson
Jones of Meriwether	Moore of Fulton	Whitaker of Rockdale
Jordan of Jasper	Owen of Gordon	Williams of Bulloch
Kimsey	Owen of Stephens	Wohlwender
Kirby	Palmour of Hall	Woods
Knabb	Parrish	Woody
Knight	Pilcher	Mr. Speaker
Law	Pope	
Lawrence	Ramsey of Columbia	

Those voting for Mr. Milner were Messrs.:

Adams of Walton	Culpepper	Lasseter
Anderson of Jenkins	Daniel	Lee
Arnold	Dickey	Lindsay of DeKalb
Atkinson	Dyer	McDaniel
Bowen	Falligant	Mann
Boyett of Marion	Ficklen	Middleton
Boyett of Stewart	Gallaher	Moye
Brinson	Hamilton	Mundy
Brown	Harvin	Neill
Burkhalter	Hixon	Nichols of Spalding
Burt	Hodges	Nichols of Wayne
Bush	Holmes	Pace
Bussey	Holtzelaw	Palmer of Crisp
Buxton	Hudson	Purecell
Calhoun	Jackson of Jones	Quincey
Callahan	Jackson of Towns	Ramsey of Brooks
Carswell	Johnson of Appling	Rees
Clifton	Johnson of	Reid
Coates	Chattahoochee	Reiser
Cochran	Jones of Thomas	Richardson
Cole	Kent	Rimes
Covington	King	Rogers of Laurens
Cranford	Lambert	Sibley

Smiley	Sweat of Ware	Wall
Smith of Carroll	Swint	Ware
Smith of Meriwether	Tankersley	Weston
Smith of Telfair	Tatum of Campbell	Whitaker of Lowndes
Stovall	Thurmond	Williams of Milner
Strozier	Timmerman	Willoughby
Stubbs	Walker	Wynne

Those not voting were:

Alfriend	Jordan of Wheeler	Smith of Candler
Barwick	Kelley	Stone
Barrett	Lankford	Sumner
Bellah	MacIntyre	Trippe
Brooke	Minchew	Warren
Copeland	Owen of Paulding	Williams of Walton
Davis of Oglethorpe	Penland	Williams of Worth
Hinton	Perryman	Wyatt
Hollis	Richards	
Hullender	Shannon	

The roll call was verified.

Mr. Milner of Dodge having received a majority of the votes cast, was declared elected Speaker Pro-Tem for the unexpired term, and on motion of Mr. Brown of Clarke, the election was made unanimous.

The Speaker appointed the following committee to escort the Speaker Pro-Tem elect to the chair:

Mr. Anderson of Jenkins,
 Mr. Smith of Fulton,
 Mr. Rogers of Laurens.

The following Resolutions were read and adopted:

By Mr. Neill of Muscogee:

Resolved, That unless otherwise ordered by the House, and during the remainder of the session, the hour of convening of the House shall be 11 o'clock Georgia State time.

By Mr. Longley of Troup and Mr. Ramsey of Brooks:

Whereas, Hon John G. McCall, one of the Representatives from the County of Brooks, and an honored and beloved member of the House of 1919, has tendered his resignation because of the condition of his health;

THEREFORE, Be It Resolved by the House of Representatives that its sympathy be extended our former colleague with the hope that this distinguished Georgian may be spared many years of usefulness to his beloved State, in whose service he has wrought long and well.

By unanimous consent the following Bills and Resolutions were introduced, read the first time, and referred to committees:

By Mr. Pace of Sumter—

House Bill No. 642. A bill to amend an act to aid in the establishment and maintenance of consolidated public schools in this State.

Referred to Committee on General Judiciary No. 2.

By Messrs. McDonald, Reville and Pilcher of Richmond—

House Bill No. 643. A bill to amend an act creating the Board of Commissioners of Richmond County

Referred to Committee on County and County Matters.

By Messrs. McDonald, Reville and Pilcher of Richmond—

House Bill No. 644. A bill to empower the treasurer of Richmond County to employ a clerk, and fix his compensation.

Referred to Committee on County and County Matters.

By Messrs. McDonald, Reville and Pilcher of Richmond—

House Bill No. 645. A bill to amend and regulate the laws relating to City Court of Richmond County

Referred to Committee on County and County Matters.

By Messrs. McDonald, Reville and Pilcher of Richmond—

House Bill No. 646. A bill to regulate the compensation of official stenographic reporters of the Superior Court in this State.

Referred to Committee on General Judiciary No. 2.

By Mr. Whitaker of Lowndes—

House Bill No. 647 A bill to amend an act regulating the advalorem tax and real estate and personal property relative to taxing professions.

Referred to Committee on General Judiciary
No. 2.

By Mr. Stubbs of Laurens—

House Bill No. 648—A bill to make appropriations for payment of increase in salary of the Railroad Commission.

Referred to Committee on Appropriations.

By Mr. Bush of Mitchell—

House Bill No. 649. A bill to increase the revenues of the State of Georgia by adding one cent tax to cost of soft drinks.

Referred to Committee on Ways and Means.

By Mr. Bush of Mitchell—

House Bill No. 650. A bill to provide a private and secret ballot at all elections held in Mitchell County

Referred to Committee on Privileges and Elections.

By Messrs. Nichols of Spalding, Knight of Berrien and Griffin of Decatur, et al.—

House Bill No. 651. A bill to amend par. 2, section one, article 2 of the Constitution, for the purpose of creating Lamar County.

Referred to Committee on Amendments to Constitution.

By Mr. Strozier of Bibb—

House Bill No. 652. A bill to provide for putting counties in possession of realty property purchased at tax sales by them.

Referred to Committee on Ways and Means.

By Mr. Arnold of Clay—

House Bill No. 653. A bill to amend an act creating the City Court of Fort Gaines.

Referred to Committee on Special Judiciary

By Mr. Dobbs of Cobb—

House Bill No. 654. A bill to amend and supplement the prohibition laws of Georgia.

Referred to Committee on Temperance.

By Mr. Bush of Mitchell—

House Bill No. 655. A bill to amend the charter of Pelham, in the County of Mitchell.

Referred to Committee on Municipal Government.

By Mr. Bush of Mitchell—

House Bill No. 656. A bill to amend the charter of the City of Pelham in Mitchell County.

Referred to Committee on Municipal Government.

By Mr. Bush of Mitchell—

House Bill No. 657. A bill to amend an act to provide for the payment of the salary of the treasurer of Mitchell County.

Referred to Committee on Counties and County Matters.

By Mr. Bush of Mitchell—

House Bill No. 658. A bill to amend an act to establish the City Court of Camilla, in the County of Mitchell.

Referred to Committee on Special Judiciary

By Messrs. Barnes, Strozier and Cochran of Bibb—

House Bill No. 659. A bill to carry into effect an amendment to the Constitution relative to an additional Judge in Macon Circuit.

Referred to Committee on General Judiciary No. 2.

By Messrs. Hendrix and Moore of Fulton—

House Bill No. 660. A bill to amend an act establishing the Municipal Court of Atlanta.

Referred to Committee on Special Judiciary

By Mr. Neill of Muscogee—

House Bill No. 661. A bill to provide the manner in which conveyances of real estate shall be executed.

Referred to Committee on General Judiciary No. 2.

By Mr. McFarland of Walker—

House Bill No. 662. A bill to amend section 4424 of Parks Annotated Code of 1910, relative to recovery of homicides for minor children.

Referred to Committee on General Judiciary No. 1.

By Mr. Whittaker of Lowndes—

House Bill No. 663. A bill to provide for and authorize the sale of land by executors and administrators for the purpose of paying debts of any estate.

Referred to Committee on General Judiciary No. 2.

By Mr. McDaniel of Forsyth—

House Bill No. 664. A bill to abolish the office of County Treasurer of Forsyth County

Referred to Committee on County and County Matters.

By Messrs. Moore, Hendrix and Smith of Fulton—

House Bill No. 665. A bill to authorize the Governor to acquire supplements of Parks' Code of 1914. For officers and officials.

Referred to Committee on General Judiciary No. 1.

By Mr. Moore of Butts—

House Bill No. 666. A bill to amend an act approved August 19, 1913, providing for the levy and collection of inheritance taxes.

Referred to Committee on Ways and Means.

By Mr. Reid of Wilcox—

House Bill No. 667. A bill to amend section 2554 of the civil code of Georgia, relative to bonds of county officers.

Referred to Committee on General Judiciary No. 1.

By Messrs. Ficklin and Lindsey of Wilkes—

House Bill No. 668. A bill to provide for the payment of pensions to soldiers who served six months or less in the Confederate army

Referred to Committee on Pensions.

By Messrs. Ficklin and Lindsey of Wilkes—

House Bill No. 669. A bill to amend the charter of the City of Washington, relative to the levying of taxes for school purposes.

Referred to Committee on Municipal Government.

By Mr. Atkinson of Camden—

House Bill No. 670. A bill to amend the act providing for the payment of salary of Solicitor General of the Brunswick Judicial Circuit.

Referred to Committee on Special Judiciary

By Mr. Lasseter of Dooly—

House Bill No. 671. A bill to amend an act creating the town of Unadilla.

Referred to Committee on Corporations.

By Mr. Woody of Fannin—

House Bill No. 672. A bill to amend an act creating the town of McCayville.

Referred to Committee on Corporations.

By Messrs. Rogers and Swift of Elbert—

House Bill No. 673. A bill to amend an act creating the City Court of Elberton.

Referred to Committee on Special Judiciary.

By Mr. Blalock of Clayton—

House Bill No. 674. A bill to abolish the office of County Treasurer of Clayton County

Referred to Committee on County and County Matters.

By Mr. Rogers of Elbert—

House Bill No. 675. A bill to amend an act to regulate banking in the State of Georgia, to provide penalties for violations.

Referred to Committee on Banks and Banking.

By Messrs. Rogers and Swift of Elbert—

House Bill No. 676. A bill to amend the motor vehicle law, providing for increase of license fee for certain horse powered cars.

Referred to Committee on Public Highways.

By Mr. McFarland of Walker—

House Bill No. 677 A bill to create a new charter for the town of Linwood.

Referred to Committee on Corporations.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 678. A bill to amend section 2823 of the civil code of 1910 relative to statement in application for charter.

Referred to Committee on General Judiciary No. 1.

By Mr. Alfried of Baldwin—

House Bill No. 679. A bill to give additional authority to the Local Board of Trustees of the Georgia Military College.

Referred to Committee on University of Georgia and Branches.

By Messrs. McDonald, Pilcher and Reville of Richmond.

House Resolution No. 126. A resolution to relieve the surety on bond of Alonzo Golson.

Referred to Committee on General Judiciary No. 2.

By Mr. Johns of Barrow—

House Resolution No. 127 A resolution to appropriate \$100.00 for pension of R. B. Archer.

Referred to Committee on Pensions.

By Mr. Sweat of Ware—

House Resolution No. 128. A resolution to appropriate \$25,000.00 for covering a shortage in pension fund for 1920.

Referred to Committee on Appropriations.

By Mr. Carswell of Wilkinson—

House Resolution No. 129. A resolution to appropriate \$475,000.00 to pay the approved pensions under the Constitutional amendment of 1918, for 1920.

Referred to Committee on Appropriations.

By Mr. Knight of Berrien, et al.—

House Resolution No. 130. A resolution to appropriate the funds now in the State Treasury, derived from the sale of vehicle tags, to the Highway Commission.

Referred to Committee on Appropriations.

The following communication was received from the Comptroller-General:

REPORT.

To the General Assembly of the State of Georgia:

I hand you herewith tabulation of all fee reports filed in the office of the Comptroller-General since my report to the Legislature in 1919.

Respectfully,

WM. A. WRIGHT,
Comptroller-General.

EXHIBIT "A."

Fee Reports, State House Officials and Employees.
Second Quarter, 1919.

	Total Fees.
Logan Bleckley, Clerk Court of Appeals	487.35
J. O. Anderson, Chief Clerk and Assistant Bond Commissioner, Office of State Treasurer.....	29.50
Mrs. Maud Barker Cobb, State Librarian.....	254.00

Third Quarter, 1919.

Z. D. Harrison, Clerk Supreme Court	\$ 208.90
Logan Bleckley, Clerk Court of Appeals.....	487.35
J. O. Anderson, Chief Clerk and Assistant Bond Commissioner, Office State Treasurer	22.50
Mrs. Maud Barker Cobb, State Librarian	360.00

Fourth Quarter, 1919.

Z. D. Harrison, Clerk Supreme Court.....	\$ 313.60
Logan Bleckley, Clerk Court of Appeals	327.40
J. O. Anderson, Chief Clerk and Assistant Bond Commissioner, Office State Treasurer	33.75
Mrs. Maud Barker Cobb, State Librarian	360.00

First Quarter, 1920.

Z. D. Harrison, Clerk Supreme Court	\$ 170.10
Logan Bleckley, Clerk Court of Appeals.....	441.10
H. G. Walker, Cashier and Assistant Bond Commissioner, Office of State Treasurer	857.75
Mrs. Maud Cobb, State Librarian	316.00

EXHIBIT "B."**Fee Reports, Sheriffs of City Courts.****Second Quarter, 1919.**

City Court of Savannah:

Criminal insolvent costs earned	\$ 618.50
Receipts	1,676.90
Expenses	370.58

Third Quarter, 1919.

City Court of Savannah:

Criminal insolvent costs earned	\$ 785.00
Receipts	1,754.86
Expenses	418.16

Fourth Quarter, 1919.

City Court of Savannah:

Criminal insolvent costs earned	\$ 708.50
Receipts	1,579.54
Expenses	350.54

First Quarter, 1920.

City Court of Savannah:

Criminal insolvent costs earned.....	\$ 536.00
Receipts	1,963.00
Expenses	429.80

EXHIBIT "F."
Fee Reports, Solicitors-General.
Second Quarter, 1919.

Albany Circuit:	
Total fees -----	\$ 4,865.85
Atlanta Circuit:	
Receipts -----	1,791.45
Expenses -----	897.88
	<hr/>
Net -----	\$ 893.57
Eastern Circuit:	
Fees and compensation, including salary \$62.50--\$	362.50
As prosecuting officer of City Court of Savannah	3,596.60
Expenses -----	385.20
Macon Circuit:	
Total fees and compensation-----	1,530.54
Stone Mountain Circuit:	
Total fees -----	\$ 3,218.06
Expenses -----	20.40
	<hr/>
Net -----	\$ 3,197.66
Tallapoosa Circuit:	
Total fees -----	\$ 849.01

Third Quarter, 1919.

Albany Circuit:	
Total fees -----	\$ 1,771.32
Eastern Circuit:	
Fees and compensation, including \$62.50 salary--\$	72.50
As prosecuting officer of City Court of Savannah	4,432.60
Expenses -----	333.00
Macon Circuit:	
Fees and compensation -----	\$ 2,043.70
Stone Mountain Circuit:	
Total fees -----	3,100.50
Expenses -----	27.80
	<hr/>
Net -----	\$ 3,072.70
Tallapoosa Circuit:	
Total fees -----	\$ 3,424.60

Fourth Quarter, 1919.

Albany Circuit:	
Total fees	\$ 5,508.45
Eastern Circuit:	
Fees and compensation, including \$62.50 salary—	\$ 112.50
As prosecuting officer of City Court of Savannah	3,087.99
Expenses	631.10
Macon Circuit:	
Total fees	\$ 284.22
Stone Mountain Circuit:	
Total fees	\$ 1,762.50
Expenses	36.40
Net	\$ 1,726.10
Tallapoosa Circuit:	
Total fees	\$ 4,657.36

First Quarter, 1920.

Eastern Circuit:	
Fees and compensation, including \$62.50 salary—	\$ 87.50
As prosecuting officer of City Court of Savannah	4,404.00
Expenses	410.95
In addition to the foregoing, received insolvent costs	1,600.00
Macon Circuit:	
Total fees	\$ 2,724.89
Stone Mountain Circuit:	
Total fees	\$ 1,998.78
Expenses	60.50
Net	\$ 1,938.28
Tallapoosa Circuit:	
Total fees	\$ 3,426.50

EXHIBIT "G."**Fee Reports, Clerks, City and County Courts.****Second Quarter, 1919.**

City Court of Savannah:	
Insolvent costs earned	\$ 2,277.15
Receipts	2,941.42
Expenses	658.50

Third Quarter, 1919.**City Court of Savannah:**

Insolvent costs earned -----	\$ 1,949.00
Receipts -----	2,769.12
Expenses -----	668.48

Decatur County Court:

Insolvent costs earned -----	\$ 421.38
Receipts -----	1,650.23
Expenses -----	439.70

Fourth Quarter, 1919.**City Court of Savannah:**

Insolvent costs earned -----	\$ 1,553.00
Receipts -----	2,805.88
Expenses -----	672.01

First Quarter, 1920.**City Court of Savannah:**

Insolvent costs earned -----	\$ 1,876.70
Receipts -----	3,349.38
Expenses -----	939.87

EXHIBIT "H."**Fee Reports, Solicitors, City and County Courts.****Second Quarter, 1919.****Criminal Court of Atlanta:**

Total fees -----	\$10,654.68
Expenses -----	887.49

Net ----- \$ 9,767.19

City Court of Cairo and Whigham:

Insolvent costs -----	\$ 46.25
Receipts -----	528.65

City Court Polk County:

Total fees -----	\$ 380.59
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Third Quarter, 1919.**Criminal Court of Atlanta:**

Total fees -----	\$11,376.63
Expenses -----	887.49

Net ----- \$10,489.14

Baldwin County Court:

Total fees -----	\$ 486.75
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City Courts of Cairo and Whigham:

Total fees -----\$ 1,076.10

City Court Polk County:

Total fees -----\$ 781.10

Fourth Quarter, 1919.

Criminal Court of Atlanta:

Total fees -----\$13,202.12

Expenses ----- 887.49

Net -----\$12,314.63

Baldwin County Court:

Total fees -----\$ 409.06

City Courts of Cairo and Whigham:

Total fees -----\$ 1,130.38

Insolvent costs ----- 36.50

City Court of Polk County:

Total fees -----\$ 888.05

First Quarter, 1920.

Criminal Court of Atlanta:

Total fees -----\$12,129.24

Expenses ----- 887.49

Net -----\$11,241.75

City Court Polk County:

Total fees -----\$ 1,287.26

EXHIBIT "I."**Fee Reports, Ordinaries.****Second Quarter, 1919.**

Bibb County:

Total fees -----\$ 2,281.62

Expenses ----- 300.00

Net -----\$ 1,981.62

Campbell County:

Total fees -----\$ 666.10

Insolvent costs ----- 206.25

Chatham County:

Total fees ----- 3,497.50

Expenses ----- 1,472.10

Net -----\$ 2,025.40

Dawson County:

Total fees -----	\$ 142.73
Insolvent costs -----	7.25

Douglas County:

Total fees -----	\$ 205.45
Expenses -----	30.00
Net -----	175.45

Fulton County:

Total fees -----	\$ 7,032.27
Expenses -----	3,757.50
Net -----	\$ 3,274.77

Glynn County:

Total fees -----	620.25
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Marion County:

Total fees -----	284.80
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Talbot County:

Total fees -----	\$ 300.36
Expenses -----	150.00
Net -----	\$ 150.36

Third Quarter, 1919.

Bibb County:

Total fees -----	\$ 1,702.40
Expenses -----	250.00
Net -----	\$ 1,452.40

Campbell County:

Total fees -----	\$ 758.75
Insolvent costs -----	189.20
Expenses -----	5.50

Chatham County:

Total fees -----	\$ 3,552.55
Expenses -----	1,644.80
Net -----	\$ 1,907.75

Dawson County:

Total fees -----	\$ 147.15
Insolvent costs -----	66.25

Douglas County:

Total fees -----	\$ 259.75
Expenses -----	30.00
Net -----	<u>\$ 229.75</u>

Fulton County:

Total fees -----	\$ 6,700.53
Expenses -----	3,715.00
Net -----	<u>\$ 2,995.53</u>

Glynn County:

Total fees -----	\$ 624.10
Expenses -----	45.00
Net -----	<u>\$ 579.10</u>

Marion County:

Total fees -----	\$ 275.65
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Talbot County:

Total fees -----	\$ 239.80
Expenses -----	24.00
Net -----	<u>\$ 215.80</u>

Fourth Quarter, 1919.

Bibb County:

Total fees -----	\$ 1,890.17
Expenses -----	300.00
Net -----	<u>\$ 1,590.17</u>

Campbell County:

Total fees -----	\$ 673.87
Insolvent costs -----	247.55
Expenses -----	10.00

Chatham County:

Total fees -----	\$ 4,081.70
Expenses -----	1,721.00
Net -----	<u>\$ 2,360.70</u>

Dawson County:

Total fees -----	\$ 151.95
Insolvent costs -----	22.00

Douglas County:

Total fees	-----	\$ 246.50
Expenses	-----	30.00

Net	-----	\$ 216.50
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Fulton County:

Total fees	-----	\$ 7,265.69
Expenses	-----	3,885.00

Net	-----	\$ 3,380.69
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Marion County:

Total fees	-----	\$ 303.55
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Talbot County:

Total fees	-----	\$ 435.35
Expenses	-----	150.00

Net	-----	\$ 285.35
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First Quarter, 1920.

Bibb County:

Total fees	-----	\$ 2,416.17
Expenses	-----	425.00

Net	-----	\$ 1,991.17
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Calhoun County:

Total fees	-----	\$ 286.60
Expenses	-----	14.50

Net	-----	\$ 272.10
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Chatham County:

Total fees	-----	\$ 4,382.29
Expenses	-----	1,492.40

Net	-----	\$ 2,889.89
-----	-------	-------------

Dawson County:

Total fees	-----	\$ 110.63
Insolvent costs	-----	4 2.50

Douglas County:

Total fees	-----	\$ 305.50
Expenses	-----	35.00

Net	-----	\$ 270.50
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Fulton County:

Total fees -----	\$ 8,198.99
Expenses -----	4,840.00
Net -----	\$ 3,358.99

Glynn County:

Total fees -----	\$ 719.25
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Marion County:

Total fees -----	\$ 241.00
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EXHIBIT "J."**Fee Reports, Clerks Superior Courts.****Second Quarter, 1919.**

Bleckley County:

Total fees -----	\$ 385.85
Expenses -----	70.00

Chatham County:

Total fees -----	\$ 5,127.95
Insolvent costs due -----	17,097.42
Expenses -----	1,905.00

Dawson County:

Total fees -----	\$ 201.00
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Decatur County:

Total fees -----	\$ 2,764.44
Expenses -----	464.25

Fulton County:

Total fees -----	\$18,910.10
Insolvent costs due -----	2,097.52
Expenses -----	9,622.00

Jefferson County:

Total fees -----	\$ 1,227.10
Insolvent costs -----	120.55

Polk County:

Total fees -----	\$ 1,195.45
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Rockdale County:

Total fees -----	\$ 362.14
Expenses -----	25.00

Third Quarter, 1919.

Bleckley County:

Total fees -----	\$ 952.85
Expenses -----	75.00

Chatham County:

Total fees	\$ 5,663.97
Insolvent costs due	17,197.46
Expenses	1,905.00

Fulton County:

Total fees	\$19,865.05
Insolvent costs	1,585.00
Expenses	9,730.00

Jefferson County:

Total fees	\$ 1,102.27
Insolvent costs	51.60
Expenses	335.00

Fourth Quarter, 1919.

Bleckley County:

Total fees	\$ 531.70
Expenses	74.00

Chatham County:

Total fees	\$ 6,286.76
Insolvent costs	19,241.06
Expenses	2,225.00

Jefferson County:

Total fees	\$ 1,435.30
Insolvent costs	295.65
Expenses	425.00

First Quarter, 1920.

Chatham County:

Total fees	\$ 6,998.75
Insolvent costs	19,241.06
Expenses	2,355.00

Fulton County:

Total fees	\$18,264.93
Insolvent costs	1,617.86
Expenses	10,817.00

Jefferson County:

Total fees	\$ 1,227.40
Insolvent costs	234.50
Expenses	375.00

EXHIBIT "K."**Fee Reports, Sheriffs.****Second Quarter, 1919.**

Chatham County:

Total fees	\$ 1,628.23
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Insolvent costs -----	150.00
Expenses -----	420.00
Polk County:	
Total fees -----	\$ 754.42
Richmond County:	
Total fees -----	\$ 2,916.10
Expenses -----	1,290.00

Third Quarter, 1919.

Chatham County:	
Total fees -----	\$ 1,431.40
Expenses -----	170.00
Polk County:	
Total fees -----	\$ 1,066.08

Fourth Quarter, 1919.

Chatham County:	
Total fees -----	\$ 1,236.00
Insolvent costs -----	220.00
Expenses -----	151.00
Polk County:	
Total fees -----	\$ 1,178.21

First Quarter, 1920.

Chatham County:	
Total fees -----	\$ 1,470.20
Expenses -----	351.00

EXHIBIT "L."**Fee Reports, Tax Collectors.****Second Quarter, 1919.**

Richmond County:	
Total fees -----	\$ 921.81
Expenses -----	513.00
Chatham County:	
Total fees -----	\$ 6,904.95
Expenses -----	1,392.50

Third Quarter, 1919.

Chatham County:	
Total fees -----	\$ 2,824.61
Expenses -----	1,382.50
Richmond County:	
Total fees -----	\$ 697.05
Expenses -----	486.00

Fourth Quarter, 1919.

Chatham County:

Total fees -----	\$ 9,807.27
Expenses -----	1,725.00

First Quarter, 1920.

Chatham County:

Total fees -----	\$ 6,397.62
Expenses -----	1,940.00

EXHIBIT "M."**Fee Reports, Tax Receivers.****Second Quarter, 1919.**

Macon County:

Total fees -----	\$ 496.39
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Third Quarter, 1919.

Macon County:

Total fees -----	\$ 523.84
Expenses -----	125.00

Chatham County:

Total fees -----	\$ 3,246.12
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Fourth Quarter, 1919.

Chatham County:

Total fees -----	\$ 9,643.32
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Macon County:

Total fees -----	\$ 400.00
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First Quarter, 1920.

Macon County:

Total fees -----	\$ 871.90
Expenses -----	2.50

EXHIBIT "O."**Fee Reports, County Surveyors.****Third Quarter, 1919.**

Dawson County:

Total fees -----	\$ 10.50
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Fourth Quarter, 1919.

Dawson County:

Total fees -----	\$ 4.00
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EXHIBIT "P."**Back Reports—Tax Collectors.**

Chatham County:

Total fees -----\$48,603.45

Expenses ----- 14,042.50

(The above figures are a grand total of all fees and expenses of the Chatham County Tax Collector from the first quarter of 1916 through the first quarter of 1919.)

The following communication was received from the Custodian:

JUNE 23, 1920.

Honorable John N Holder, Speaker, and Members,
House of Representatives,
Atlanta, Georgia.

DEAR SIRS:

In behalf of the employes of the State Capitol, I welcome you to the State House, and trust that your fifty days' stay will be pleasant and profitable to the State, and when you return your constituents will say: "Well Done."

Yours truly,

T. E. MASSENGALE,

Custodian.

Mr. Neill of Muscogee moved that the House do now adjourn; the motion prevailed.

Leave of absence was granted Mr. Kelley of Gwinnett, Mr. Bird of Taliaferro. Also leave of absence was granted Mr. Warren of Turner on account of sickness.

The Speaker announced the House adjourned until 11 o'clock tomorrow morning.

REPRESENTATIVE HALL, ATLANTA, GA.

THURSDAY, JUNE 24, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of	Clifton	Gunnells
Chattooga	Coates	Hamilton
Anderson of Jenkins	Cochran	Harden
Arnold	Cole	Harvin
Atkinson	Copeland	Haynie
Barnes	Corbett	Hendrix
Barwick	Covington	Hinton
Barrett	Cranford	Hixon
Bates	Culpepper	Hodges
Bellah	Daniel	Hollingsworth
Bird	Davis of Floyd	Hollis
Blalock	Davis of Oglethorpe	Holmes
Bowen	De La Perriere	Holtzclaw
Boyett of Marion	DeLoach	Hudson
Boyett of Stewart	Dickey	Hullender
Bradford	Dobbs	Hyers
Brannen	DuBose	Jackson of Jones
Brinson	Duncan of Dawson	Jackson of Towns
Brown	Duncan of Hall	Johns
Burkhalter	Dyer	Johnson of Appling
Burt	Eve	Johnson of Bartow
Bush	Falligant	Johnson of
Bussey	Ficklen	Chattahoochee
Buxton	Gallaher	Jones of Lowndes
Calhoun	Gann	Jones of Meriwether
Callahan	Grant	

Jones of Thomas	Nichols of Spalding	Smith of Telfair
Jordan of Jasper	Nichols of Wayne	Stewart
Jordan of Wheeler	Owen of Gordon	Stone
Kelley	Owen of Paulding	Stovall
Kent	Owen of Stephens	Strozier
Kimsey	Pace	Stubbs
King	Palmer of Crisp	Sumner
Kirby	Palmour of Hall	Sweat of Pierce
Knabb	Parrish	Sweat of Ware
Knight	Penland	Swift
Lambert	Perryman	Swint
Lankford	Pilcher	Tankersley
Lasseter	Pope	Tatum of Campbell
Law	Purcell	Tatum of Dade
Lawrence	Quincey	Thompson
Lee	Ramsey of Brooks	Thurmond
Lewis	Ramsey of Columbia	Timmerman
Lindsay of DeKalb	Rees	Trippe
Lindsey of Wilkes	Reid	Walker
Longley	Reiser	Wall
MacIntyre	Reville	Ware
McDaniel	Richards	Weston
McDonald	Richardson	Whitaker of Lowndes
McFarland	Rimes	Whitaker of Rockdale
McKenney	Rogers of Elbert	Williams of Bulloch
Mann	Rogers of Laurens	Williams of Miller
Manning	Royal	Williams of Walton
Mason	Seaman	Williams of Worth
Middleton	Shannon	Willoughby
Milner	Sibley	Wohlwender
Minchew	Smiley	Woods
Moore of Butts	Smith of Candler	Woody
Moore of Fulton	Smith of Carroll	Wyatt
Moye	Smith of Fulton	Wynne
Mundy	Smith of Haralson	Mr. Speaker
Neill	Smith of Meriwether	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent House Bill No. 7 was re-committed to the Committee on Amendments to Constitution.

By unanimous consent House Bill No. 77 and House Bill No. 18 were re-committed to the Committee on Ways and Means.

By unanimous consent House Bills Nos. 28, 34, 54 and House Resolutions Nos. 36 and 57 were withdrawn.

By unanimous consent House Bill No. 331 was taken from the table.

By unanimous consent House Bill No. 38, House Bill No. 64 and House Resolution No. 67 were tabled.

The Speaker made the following committee assignments:

Mr. Bush of Mitchell to Committee on Penitentiary and University of Georgia and Its Branches.

By unanimous consent the following bills and resolutions were introduced, read the first time, and referred to committees:

By Mr. Burt of Dougherty—

House Bill No. 680. A bill to amend an act to create a new Board of Commissioners of Roads and Revenues for Dougherty County.

Referred to Committee on General Judiciary No. 2.

By Mr. Burt of Dougherty—

House Bill No. 681. A bill to amend an act to establish the City Court of Albany.

Referred to Committee on General Judiciary No. 2.

By Mr. Smith of Meriwether—

House Bill No. 682. A bill to amend an act making it unlawful to deface or remove the identification number or serial number of automobiles.

Referred to Committee on Public Highways.

By Mr. Boyett of Stewart—

House Bill No. 683. A bill to amend an act to provide for holding monthly meetings of the Board of Commissioners of Stewart County.

Referred to Committee on County and County Matters.

By Messrs. Moore, Smith and Hendrix of Fulton—

House Bill No. 684. A bill to make an appropriation to the Trustees of the University of Georgia for the School of Technology.

Referred to Committee on Appropriations.

By Mr. Ficklen of Wilkes—

House Bill No. 685. A bill to provide State censorship for moving picture films to be displayed in this State.

Referred to Committee on Temperance.

By Mr. Reiser of Effingham—

House Bill No. 686. A bill to amend an act amending the charter of the town of Guyton.

Referred to Committee on Corporations.

By Mr. Parrish of Cook—

House Bill No. 687. A bill to amend an act to incorporate the City of Adel, relative to paving and the improvement of streets.

Referred to Committee on Corporations.

By Mr. Parrish of Cook—

House Bill No. 688. A bill to amend an act to incorporate the town of Adel, relative to the levying of a special ad valorem tax for school purposes.

Referred to Committee on Corporations.

By Mr. Parrish of Cook—

House Bill No. 689. A bill to amend an act to create a Board of Commissioners for Cook County, relative to the drawing of county warrants, providing how same shall be signed.

Referred to Committee on County and County Matters.

By Mr. Parrish of Cook—

House Bill No. 690. A bill to establish the City Court of Adel, to define its jurisdiction and powers.

Referred to Committee on Special Judiciary

By Mr. Neill of Muscogee—

House Bill No. 691. A bill to amend section 3298 of the civil code of 1910, relative to bill of sale to secure debt, foreclosure of, etc.

Referred to Committee on General Judiciary
No. 1.

By Mr. Sweat of Ware—

House Bill No. 692. A bill to amend section 4252 of the Code of Georgia so as to provide for the recovery of attorney's fees upon the foreclosure of mortgages and of deeds to secure debts.

Referred to Committee on General Judiciary
No. 1.

By Mr. Hamilton of Floyd—

House Bill No. 693. A bill to amend section 2817 of the Civil Code of Georgia, relative to the corporate powers and functions of trust companies.

Referred to Committee on General Judiciary
No. 2.

By Mr. Hamilton of Floyd—

House Bill No. 694. A bill to prohibit the hunting and killing of foxes in the County of Floyd.

Referred to Committee on Game and Fish.

By Mr. Lambert of Morgan—

House Bill No. 695. A bill to amend an act to incorporate the town of Apalachee, relative to the levying of an ad valorem and commutation tax.

Referred to Committee on Corporations.

By Mr. McKinney of Upson—

House Bill No. 696. A bill to amend an act es-

tablishing a system of public grade schools in the City of Thomaston, relative to the increase of a tax levy

Referred to Committee on Education.

By Mr. McKinney of Upson—

House Bill No. 697. A bill to amend an act to incorporate the City of Thomaston, relative to granting City Council powers to grade, improve and pave the city streets.

Referred to Committee on Municipal Government.

By Mr. Carswell of Wilkinson—

House Bill No. 698. A bill to amend section 1973 of the Code of 1910, relative to salaries of State Geologist and assistants.

Referred to Committee on General Judiciary No. 2.

By Mr. Parrish of Cook—

House Bill No. 699. A bill to abolish the office of County Treasurer of Cook County

Referred to Committee on County and County Matters.

By Mr. Knight of Berrien—

House Bill No. 700. A bill to make criminal the sale of, or offer to sell, or manufacture, any commercial fertilizer containing filler or dead weight.

Referred to Committee on General Agriculture
No. 2.

By Mr. Quincey of Coffee.

House Bill No. 701. A bill to provide that neither the road laws of this State, as codified in Parks' Code of Georgia, nor the road laws of this State known as the alternative road law, shall not apply to certain counties.

Referred to Committee on Public Highways.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 702. A bill to fix the salary of Judges of the City Courts of the State in counties having city therein with a population of not less than 200,000.

Referred to Committee on General Judiciary
No. 1.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 703. A bill to provide a uniform bill of sale for motor vehicles for exchange and sale of same a method of registering same.

Referred to Committee on General Judiciary
No. 2.

By Mr. Bush of Mitchell—

House Bill No. 704. A bill to amend the motor vehicle law of Georgia relative to designating on the tag the horse-powers of said vehicles.

Referred to Committee on Public Highways.

By Messrs. McDonald, Reville and Pilcher of Richmond—

House Bill No. 705. A bill to authorize the County Board of Education of Richmond County to issue 500,000 dollars for the purpose of erecting and equipping rural schools in Richmond County.

Referred to Committee on Education.

By Mr. Woody of Fannin—

House Bill No. 706. A bill to create the office of Commissioner of Roads and Revenues of Fannin County.

Referred to Committee on County and County Matters.

By Mr. Woody of Fannin—

House Bill No. 707 A bill to abolish the office of County Treasurer of Fannin County. To take effect January 1st, 1921.

Referred to Committee on County and County Matters.

By Mr. Lawrence of Chatham—

House Bill No. 708. A bill to provide for the examination, licensing and registration of persons engaged in plumbing or house draining.

Referred to Committee on Labor and Labor Statistics.

My Messrs. DuBose and Brown of Clarke—

House Resolution No. 131. A resolution au-

thorizing and instructing the State Librarian to furnish certain books to the University at Athens.

Referred to Committee on University of Georgia and Branches.

Under the regular order of business the following bills and resolutions were taken up for consideration; read the third time, and placed upon their passage:

By Mr. Burkhalter of Clinch—

A resolution providing for payment of a pension to Mrs. Ella Ribson.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Smith of Telfair as the Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

Mr. Arnold of Clay moved the previous question on the resolution.

The motion prevailed, and the main question was ordered.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

The resolution involving an appropriation, the roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Harden	Minchew
Adams of Walton	Haynie	Moore of Butts
Anderson of Jenkins	Hendrix	Moye
Arnold	Hixon	Mundy
Atkinson	Hodges	Neill
Bellah	Hudson	Nichols of Wayne
Blalock	Hullender	Owen of Gordon
Boyett of Marion	Hyers	Owen of Paulding
Boyett of Stewart	Jackson of Jones	Owen of Stephens
Bradford	Jackson of Towns	Palmer of Crisp
Brown	Johns	Palmour of Hall
Burkhalter	Johnson of Appling	Parrish
Bush	Johnson of Bartow	Penland
Bussey	Johnson of	Pilcher
Buxton	Chattahoochee	Pope
Calhoun	Jones of Lowndes	Purcell
Callahan	Jones of Meriwether	Quincey
Carswell	Jones of Thomas	Ramsey of Brooks
Clarke	Jordan of Jasper	Ramsey of Columbia
Cole	Kent	Rees
Copeland	Kimsey	Reiser
Corbett	King	Reville
Covington	Kirby	Richards
Cranford	Knabb	Richardson
Culpepper	Lambert	Rimes
Daniel	Lankford	Rogers of Elbert
Davis of Floyd	Lasseter	Rogers of Laurens
De La Perriere	Law	Royal
DeLoach	Lawrence	Seaman
Dobbs	Lee	Sibley
Dyer	Lewis	Smiley
Eve	Lindsay of DeKalb	Smith of Carroll
Falligant	Lindsey of Wilkes	Smith of Fulton
Ficklen	McDaniel	Smith of Meriwether
Gallaher	McDonald	Smith of Telfair
Gann	McFarland	Stewart
Grant	McKenney	Stone
Green	Mann	Strozier
Griffin	Manning	Sumner
Guess	Mason	Sweat of Pierce
Gunnells	Middleton	Sweat of Ware
Hamilton	Milner	Swift

Swint	Walker	Williams of Miller
Tankersley	Wall	Williams of Walton
Tatum of Campbell	Ware	Willoughby
Tatum of Dade	Weston	Woods
Thompson	Whitaker of Lowndes	Wynne
Thurmond	Whitaker of Rockdale	
Trippe	Williams of Bulloch	

Those voting in the negative were Messrs.:

Cochran

Those not voting were Messrs.:

Alfriend	Dickey	Pace
Anderson of	DuBose	Perryman
Chattooga	Duncan of Dawson	Reid
Barnes	Duncan of Hall	Shannon
Barwick	Harvin	Smith of Candler
Barrett	Hinton	Smith of Haralson
Bates	Hollingsworth	Stovall
Bird	Hollis	Stubbs
Bowen	Holmes	Timmerman
Brannen	Holtzclaw	Warren
Brinson	Jordan of Wheeler	Williams of Worth
Brooke	Kelley	Wohlwender
Burt	Knight	Woody
Cannon	Longley	Wyatt
Clifton	MacIntyre	Mr. Speaker
Coates	Moore of Fulton	
Davis of Oglethorpe	Nichols of Salding	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 144, Nays 1.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Lankford of Toombs—

A bill to amend section 813 of the Code of 1910, relative to jury commissioners.

Mr. Stewart of Atkinson moved that the bill be tabled, and the motion was lost.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill Mr. Lankford of Toombs called for the Ayes and Nays, and the call was sustained.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Anderson of Jenkins	Milner	Swint
Calhoun	Perryman	Wall
Cochran	Pope	Whitaker of Rockdale
Griffin	Quincey	Williams of Walton
Hodges	Ramsey of Brooks	Williams of Worth
Jackson of Towns	Rees	Woods
Lankford	Rogers of Elbert	Woody
Lindsay of DeKalb	Seaman	Wynne
McFarland	Sweat of Ware	

Those voting in the negative were Messrs.:

Adams of Newton	Burkhalter	Cranford
Arnold	Bush	Culpepper
Atkinson	Bussey	Daniel
Barrett	Buxton	Davis of Floyd
Bellah	Callahan	De La Perriere
Blalock	Cannon	Dobbs
Boyett of Marion	Carswell	DuBose
Boyett of Stewart	Cole	Duncan of Dawson
Bradford	Copeland	Duncan of Hall
Brannen	Corbett	Dyer
Brinson	Covington	Falligant

Ficklen	Lambert	Richardson
Gann	Law	Rogers of Laurens
Grant	Lee	Royal
Green	Lewis	Sibley
Gunnells	Lindsey of Wilkes	Smiley
Hamilton	McDaniel	Smith of Carroll
Harden	McDonald	Smith of Fulton
Harvin	McKenney	Smith of Haralson
Haynie	Mann	Smith of Meriwether
Hendrix	Manning	Smith of Telfair
Hixon	Mason	Stewart
Hollingsworth	Middleton	Stone
Holtzclaw	Minchew	Stovall
Hullender	Moore of Butts	Strozier
Hyers	Moore of Fulton	Sumner
Jackson of Jones	Moye	Sweat of Pierce
Johns	Mundy	Swift
Johnson of Appling	Neill	Tankersley
Johnson of Bartow	Nichols of Wayne	Tatum of Campbell
Johnson of	Owen of Paulding	Tatum of Dade
Chattahoochee	Owen of Stephens	Thompson
Jones of Lowndes	Palmour of Hall	Thurmond
Jones of Meriwether	Penland	Trippe
Jones of Thomas	Pilcher	Ware
Jordan of Jasper	Purcell	Weston
Kent	Ramsey of Columbia	Whitaker of Lowndes
Kimsey	Reid	Williams of Bulloch
King	Reiser	Williams of Miller
Kirby	Reville	Willoughby
Knight	Richards	

- Those not voting were Messrs.:

Adams of Walton	Burt	Hollis
Alfriend	Clarke	Holmes
Anderson of	Clifton	Hudson
Chattóoga	Coates	Jordan of Wheeler
Barnes	Davis of Oglethorpe	Kelley
Barwick	DeLoach	Knabb
Bates	Dickey	Lasseter
Bird	Eve	Lawrence
Bowen	Gallaher	Longley
Brooke	Guess	MacIntyre
Brown	Hinton	Nichols of Spalding

Owen of Gordon	Shannon	Warren
Pace	Smith of Candler	Wohlwender
Palmer of Crisp	Stubbs	Wyatt
Parrish	Timmerman	Mr. Speaker
Rimes	Walker	

By unanimous consent the verification of the roll call was dispensed with.

Mr. Lankford of Toombs moved that the bill be tabled, and the motion was lost.

On the passage of the bill, the Ayes were 26, Nays 121.

The bill having failed to receive the requisite constitutional majority, was lost.

The following privilege resolution was read:

By Mr. Quincey of Coffee—

A resolution extending the privileges of the floor to Hon. Elias Lott, of the County of Coffee.

Referred to Committee on Privileges of the Floor.

Mr. Smith of Telfair, Chairman of the Committee on Privileges of the Floor, submitted the following report:

Mr Speaker—

Your Committee on Privileges of the Floor have had under consideration House Resolution No. 132, have **instructed me** as Chairman to report the same back to the House with the recommendation that the same be adopted.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to, and the resolution was adopted.

Mr. Stewart of Atkinson moved that the House do now adjourn.

The motion prevailed.

The following communication was read:

ATLANTA, GA.,
JUNE 24th, 1920.

Hon. John N Holder,
Speaker of the House of Representatives,

We, the sheriffs of the State of Georgia, now in convention at the Kimball House, ask your honor to appoint a committee to meet with us at 3:30 this P M., at the Kimball House, Room 102. This resolution was unanimously adopted by the sheriffs of this State.

J. GORDON HARDY,
Secretary.

Leave of absence was granted Mr. Quincey of Coffee, Mr. Duncan of Hall, Mr. Brooke of Cherokee, Mr. Hinton of Taylor.

The Speaker announced the House adjourned until 11 o'clock tomorrow morning.

REPRESENTATIVE HALL, ATLANTA, GA.

FRIDAY, JUNE 25, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M., was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Clifton	Harden
Adams of Walton	Coates	Harvin
Alfriend	Cochran	Haynie
Anderson of	Cole	Hendrix
Chattooga	Copeland	Hinton
Anderson of Jenkins	Corbett	Hixon
Arnold	Covington	Hodges
Atkinson	Cranford	Hollingsworth
Barnes	Culpepper	Hollis
Barwick	Daniel	Holmes
Barrett	Davis of Floyd	Holtzelaw
Bates	Davis of Oglethorpe	Hudson
Bellah	De La Perriere	Hullender
Bird	DeLoach	Hyers
Blalock	Dickey	Jackson of Jones
Bowen	Dobbs	Jackson of Towns
Boyett of Marion	DuBose	Johns
Boyett of Stewart	Duncan of Dawson	Johnson of Appling
Bradford	Duncan of Hall	Johnson of Bartow
Brannen	Dyer	Johnson of
Brown	Eve	Chattahoochee
Burkhalter	Falligant	Jones of Lowndes
Burt	Ficklen	Jones of Meriwether
Bush	Gallaher	Jones of Thomas
Bussey	Gann	Jordan of Jasper
Buxton	Grant	Jordan of Wheeler
Calhoun	Green	Kelley
Callahan	Griffin	Kent
Cannon	Guess	Kimsey
Carswell	Gunnells	King
Clarke	Hamilton	Kirby

Knabb	Pace	Stone
Knight	Palmer of Crisp	Stovall
Lambert	Palmour of Hall	Strozier
Lankford	Parrish	Stubbs
Lasseter	Penland	Sumner
Law	Perryman	Sweat of Pierce
Lawrence	Pilcher	Sweat of Ware
Lee	Pope	Swift
Lewis	Purcell	Swint
Lindsay of DeKalb	Quincey	Tankersley
Lindsey of Wilkes	Ramsey of Brooks	Tatum of Campbell
Longley	Ramsey of Columbia	Tatum of Dade
MacIntyre	Rees	Thompson
McDaniel	Reid	Thurmond
McDonald	Reiser	Timmerman
McFarland	Reville	Trippe
McKenney	Richards	Walker
Mann	Richardson	Wall
Manning	Rimes	Ware
Mason	Rogers of Elbert	Weston
Middleton	Rogers of Laurens	Whitaker of Lowndes
Milner	Royal	Whitaker of Rockdale
Minchew	Seaman	Williams of Bulloch
Moore of Butts	Shannon	Williams of Miller
Moore of Fulton	Sibley	Williams of Walton
Moye	Smiley	Williams of Worth
Mundy	Smith of Candler	Willoughby
Neill	Smith of Carroll	Wohlwender
Nichols of Spalding	Smith of Fulton	Woods
Nichols of Wayne	Smith of Haralson	Woody
Owen of Gordon	Smith of Meriwether	Wyatt
Owen of Paulding	Smith of Telfair	Wynne
Owen of Stephens	Stewart	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent House Bill No. 73 was withdrawn.

By unanimous consent House Bill No. 82 was tabled.

By unanimous consent House Bill No. 331 was

recommitted to the Committee on General Agriculture No. 2.

By unanimous consent Senate Bill No. 137 was taken from the table.

Mr. Neill of Muscogee moved that when the House adjourn today it stand adjourned until 12 o'clock Monday morning.

The motion prevailed.

By unanimous consent the following bills and resolutions were introduced, read the first time, and referred to committees:

By Mr. Nichols of Spalding—

House Bill No. 709. A bill to amend the charter of the City of Griffin.

Referred to Committee on Municipal Government.

By Mr. Pace of Sumter—

House Bill No. 710. A bill to amend section 1207 of the Civil Code relative to bonds of several tax collectors of the State.

Referred to Committee on General Judiciary No. 2.

By Mr. Nichols of Spalding—

House Bill No. 711. A bill to authorize the Commissioners of Roads and Revenues of Spalding County to deed property.

Referred to Committee on County and County Matters.

By Mr. Nichols of Spalding—

House Bill No. 712. A bill to fix the salaries of Commissioners of Roads and Revenues of Spalding County

Referred to Committee on County and County Matters.

By Messrs. Hendrix, Smith and Moore of Fulton—

House Bill No. 713. A bill to amend section 5198 of the Code relative to hearing certiorari causes.

Referred to Committee on General Judiciary No. 1.

By Mr. Falligant of Chatham and Mr. Neill of Muscogee—

House Bill No. 714. A bill to appropriate the sum of \$4,000 to the State Geological Survey, to meet increase in salaries.

Referred to Committee on Appropriations.

By Mr. Knight of Berrien—

House Bill No. 715. A bill to amend section 1775 of the Code relative to branding of fertilizers.

Referred to Committee on General Agriculture No. 2.

By Messrs. Richardson of Houston and Arnold of Clay—

House Bill No. 716. A bill to amend inheritance tax laws of Georgia.

Referred to Committee on Ways and Means.

By Messrs. Richardson of Houston and Arnold of Clay—

House Bill No. 717. A bill to amend the tax equalization act of Georgia so as to require names and addresses of members of local board to be furnished to State tax commissioner.

Referred to Committee on Ways and Means.

By Mr. Hamilton of Floyd—

House Bill No. 718. A bill to authorize the Commissioners of Roads and Revenues to lay out, open and change public roads.

Referred to Committee on County and County Matters.

By Messrs. Davis, Copeland and Hamilton of Floyd

House Bill No. 719. A bill to amend an act creating the City Court of Floyd County.

Referred to Committee on Special Judiciary.

By Mr. Sibley of Greene and Jackson of Jones—

House Bill No. 720. A bill to require the Superior and City Court Clerks in the State when they transmit to the Supreme Court and Court of Appeals the records in criminal cases the fact whether defendants are confined in jail or out on bond.

Referred to Committee on General Judiciary
No. 1.

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 721. A bill to amend paragraph 5 of section 4850 of Parks' Code of Georgia.

Referred to Committee on General Judiciary No. 2.

By Messrs. Sweat of Ware, Anderson of Jenkins and Jordan of Jasper—

House Bill No. 722. A bill to fix the amount of annual pension to be paid ex-Confederate soldiers and their widows.

Referred to Committee on Pensions.

By Messrs. Hamilton, Copeland and Davis of Floyd

House Bill No. 723. A bill to appropriate \$60,000 to Georgia School for Deaf for purpose of erecting building.

Referred to Committee on Appropriations.

By Mr. Lambert of Morgan—

House Bill No. 724. A bill to increase the salary of Treasurer of County of Morgan.

Referred to Committee on County and County Matters.

By Mr. Rimes of Bryan—

House Bill No. 725. A bill to provide for holding of two additional terms of Superior Court of Bryan County.

Referred to Committee on Special Judiciary

By Mr. Rimes of Bryan—

House Bill No. 726. A bill to repeal an act establishing a County Court in Bryan County

Referred to Committee on Special Judiciary.

By Mr. Carswell of Wilkinson—

House Bill No. 727 A bill to appropriate from the general fund of State Treasury out of first moneys arising from collection of ad valorem taxes for year 1920 to State Aid Road Fund.

Referred to Committee on Appropriations.

By Mr. Carswell of Wilkinson—

House Bill No. 728. A bill to appropriate the fund now in State Treasury arising from and known as State Aid Road Fund into the general fund.

Referred to Committee on Appropriations.

By Messrs. Reville, Pilcher and McDonald of Richmond.

House Bill No. 729. A bill to incorporate the town of Blythe in the counties of Burke and Richmond.

Referred to Committee on Municipal Government.

By Mr. Jordan of Jasper—

House Bill No. 730. A bill to make the official cotton standards of the United States the official cotton standards of Georgia.

Referred to Committee on General Agriculture
No. 2.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 731. A bill to amend an act so as to empower the Treasurer of Chatham County to employ a clerk and to fix his compensation.

Referred to Committee on County and County Matters.

By Messrs. Brown of Clarke and Wohlwender of Muscogee—

House Bill No. 732. A bill to amend section 1249 of the Code relative to appointment by Governor of certain banks in State as State Depositories.

Referred to Committee on Banks and Banking.

By Mr. Wall of Putnam—

House Bill No. 733. A bill to amend sections 419, 420 and 421 of volume 1 of Code relative to building bridges over watercourses dividing one or more counties.

Referred to Committee on County and County Matters.

By Mr. Bush of Mitchell—

House Resolution No. 133. A resolution to place the name of Mrs. T. J. Cross of Mitchell County on pension roll.

Referred to Committee of Pensions.

By Mr. Johns of Barrow—

House Resolution No. 134. A resolution to pay pension to Mrs. Celia Emiline Moss of Barrow County.

Referred to Committee on Pensions.

By unanimous consent the following bills and resolutions of the Senate were read the first time and referred to committees:

By Mr. Allen of the 35th—

A bill to define group insurance and prescribe the provisions and conditions under which it may be issued.

Referred to Committee on Insurance.

By Mr. Kaigler of the 12th and Mr. Bell of the 51st—

A resolution to make November 11th a legal holiday in Georgia.

Referred to Committee on State of Republic.

Mr. Tatum of Campbell County, Chairman of the Committee on County and County Matters, submitted the following report:

Mr Speaker—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report same back to the House with the recommendation that the same do pass:

House Bill No. 643. To amend act creating Board of Commissioners of Roads and Revenues Richmond County.

House Bill No. 644. To empower Treasurer of Richmond County to employ a clerk and to fix his compensation.

House Bill No. 645. To amend laws relative to City Court of Richmond County.

TATUM OF CAMPBELL,
Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 646.

House Bill No. 681.

House Bill No. 680.

ZEPH PACE,
Chairman.

Mr. J. F. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker—

Your Committee on Corporations have had under consideration the following bills and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 640, amending new charter of Winder.

House Bills Nos. 687 and 688, amending the charter of Adel.

House Bill No. 671, amending charter of Unadilla, Dooly County.

HIXON OF CARROLL,
Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker—

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to-wit:

Senate Bill No. 47 A bill to define group insurance and to define and prescribe the provisions and conditions under which it may be issued.

The Senate has also passed the following resolution and requests the concurrence of the House, to-wit:

A resolution providing that a committee of two from the Senate and three from the House be appointed to meet and confer with the sheriffs of the State.

The Senate has also passed by the requisite constitutional majority the following resolution, to-wit:

Senate Resolution No. 49. A resolution to make November 11th a legal holiday in Georgia.

DEVEREAUX McCLATCHEY,
Secretary of Senate.

The following bills and resolutions of the House, favorably reported, were read the second time:

By Mr. Johns of Barrow—

A bill to amend an act establishing a new charter for the City of Winder.

By Messrs. McDonalld, Pilcher and Reville of Richmond—

A bill to amend an act creating the Board of Commissioners of Roads and Revenues of Richmond County.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to empower the Treasurer of Richmond County to employ a clerk and to fix his compensation.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to amend and regulate the laws relating to the City Court of Richmond County.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to regulate the compensation of official stenographic reporters of the Superior Court in this State.

By Mr. Burt of Dougherty—

A bill to amend an act creating a Board of Commissioners of Roads and Revenues of Dougherty County.

By Mr. Burt of Dougherty—

A bill to amend an act establishing the City Court of Albany.

By Mr. Parrish of Cook—

A bill to amend an act incorporating the City of Adel.

By Mr. Parrish of Cook—

A bill to amend an act incorporating the City of Adel.

By Mr. Lasseter of Dooly—

A bill to amend an act creating a charter for the town of Unadilla.

The following message was received from His Excellency, the Governor, through his Secretary, Mr. West:

Mr Speaker—

I am directed by His Excellency, the Governor, to deliver to the House a communication in writing, to which he respectfully invites your attention.

By unanimous consent the reading of the message from His Excellency, the Governor, was postponed until Monday morning.

Under the regular order of business the following resolutions were read the third time and placed upon their passage:

By Messrs. Bale, Hamilton and Copeland of Floyd—

A resolution providing for pension for Mrs. Francis Shores of Floyd County

The resolution involving an appropriation, the House was resolved into a Committee of the Whole House, and the Speaker designated Mr. Purcell of Tattnall as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs :

Adams of Newton	Hendrix	Owen of Gordon
Adams of Walton	Hixon	Palmer of Crisp
Anderson of	Holtzclaw	Palmour of Hall
Chattooga	Hullender	Parrish
Anderson of Jenkins	Jackson of Towns	Perryman
Arnold	Johns	Pilcher
Atkinson	Johnson of Appling	Purcell
Blalock	Johnson of Bartow	Ramsey of Brooks
Boyett of Stewart	Johnson of	Rees
Bradford	Chattahoochee	Reid
Brannen	Jones of Lowndes	Reiser
Brinson	Jones of Meriwether	Richardson
Brown	Jones of Thomas	Rimes
Burkhalter	Jordan of Jasper	Rogers of Laurens
Bush	Kent	Seaman
Bussey	Kimsey	Sibley
Calhoun	King	Smiley
Cannon	Kirby	Smith of Haralson
Clifton	Knabb	Smith of Meriwether
Cole	Lambert	Stone
Copeland	Law	Stovall
Corbett	Lee	Sumner
Culpepper	Lewis	Sweat of Ware
Daniel	Lindsay of DeKalb	Swint
Davis of Floyd	Lindsey of Wilkes	Tankersley
De La Perriere	McDaniel	Tatum of Dade
DeLoach	McDonald	Thompson
Dobbs	McFarland	Timmerman
DuBose	Mann	Trippe
Duncan of Dawson	Manning	Walker
Dyer	Mason	Ware
Eve	Middleton	Weston
Ficklen	Milner	Whitaker of Lowndes
Gann	Minchew	Whitaker of Rockdale
Grant	Moore of Butts	Williams of Bulloch
Green	Moore of Fulton	Williams of Miller
Guess	Moye	Williams of Walton
Gunnells	Neill	Willoughby
Hamilton	Nichols of Spalding	Woods
Haynie	Nichols of Wayne	Wynne

Those not voting were Messrs :

Alfriend	Harden	Quincey
Barnes	Harvin	Ramsey of Columbia
Barwick	Hinton	Reville
Barrett	Hodges	Richards
Bates	Hollingsworth	Rogers of Elbert
Bellah	Hollis	Royal
Bird	Holmes	Shannon
Bowen	Hudson	Smith of Candler
Boyett of Marion	Hyers	Smith of Carroll
Brooke	Jackson of Jones	Smith of Fulton
Burt	Jordan of Wheeler	Smith of Telfair
Buxton	Kelley	Stewart
Callahan	Knight	Strozier
Carswell	Lankford	Stubbs
Clarke	Lasseter	Sweat of Pierce
Coates	Lawrence	Swift
Cochran	Longley	Tatum of Campbell
Covington	MacIntyre	Thurmond
Cranford	McKenney	Wall
Davis of Oglethorpe	Mundy	Warren
Dickey	Owen of Paulding	Williams of Worth
Duncan of Hall	Owen of Stephens	Wohlwender
Falligant	Pace	Woody
Gallaher	Penland	Wyatt
Griffin	Pope	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 118, Nays 0.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Tankersley of Irwin—

A resolution providing for the payment of a pension to Mrs. S. C. Faulkner.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Reid of Wilcox as Chairman thereof.

The Committee of the Whole House arose and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Culpepper	Johnson of Bartow
Adams of Walton	Daniel	Johnson of
Anderson of	Davis of Floyd	Chattahoochee
Chattooga	De La Perriere	Jones of Lowndes
Anderson of Jenkins	DeLoach	Jones of Thomas
Arnold	Dobbs	Jordan of Jasper
Atkinson	DuBose	Kent
Bates	Duncan of Hall	Kimsey
Bellah	Dyer	King
Blalock	Falligant	Kirby
Boyett of Marion	Ficklen	Knabb
Boyett of Stewart	Gann	Lambert
Bradford	Grant	Law
Brannen	Green	Lee
Brinson	Guess	Lewis
Burkhalter	Gunnells	Lindsay of DeKalb
Bush	Hamilton	Lindsey of Wilkes
Calboun	Haynie	Longley
Cannon	Hendrix	McDaniel
Clifton	Hixon	McFarland
Cole	Jackson of Towns	McKenney
Copeland	Johns	Manning
Corbett	Johnson of Appling	Mason

Middleton	Ramsey of Brooks	Swint
Milner	Ramsey of Columbia	Tankersley
Minchew	Rees	Tatum of Campbell
Moore of Butts	Reid	Tatum of Dade
Moore of Fulton	Reiser	Thompson
Moye	Reville	Timmerman
Mundy	Richardson	Trippe
Neill	Seaman	Walker
Nichols of Spalding	Shannon	Ware
Nichols of Wayne	Sibley	Weston
Owen of Gordon	Smiley	Whitaker of Rockdale
Palmer of Crisp	Smith of Fulton	Williams of Bulloch
Palmour of Hall	Smith of Meriwether	Williams of Miller
Parrish	Stovall	Williams of Walton
Penland	Strozier	Willoughby
Perryman	Sumner	Woods
Pilcher	Sweat of Pierce	Woody
Purcell	Sweat of Ware	Wynne

Those not voting were Messrs.:

Alfriend	Harden	Pace
Barnes	Harvin	Pope
Barwick	Hinton	Quincey
Barrett	Hodges	Richards
Bird	Hollingsworth	Rimes
Bowen	Hollis	Rogers of Elbert
Brooke	Holmes	Rogers of Laurens
Brown	Holtzelaw	Royal
Burt	Hudson	Smith of Candler
Bussey	Hullender	Smith of Carroll
Buxton	Hyers	Smith of Haralson
Callahan	Jackson of Jones	Smith of Telfair
Carswell	Jones of Meriwether	Stewart
Clarke	Jordan of Wheeler	Stone
Coates	Kelley	Stubbs
Cochran	Knight	Swift
Covington	Lankford	Thurmond
Cranford	Lasseter	Wall
Davis of Oglethorpe	Lawrence	Warren
Dickey	MacIntyre	Whitaker of Lowndes
Duncan of Dawson	McDonald	Williams of Worth
Eve	Mann	Wohlwender
Gallaher	Owen of Paulding	Wyatt
Griffin	Owen of Stephens	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 121, Nays 0.

The resolution having received the requisite constitutional majority, was passed.

The following privilege resolution was read and adopted:

By Mr. Moye of Randolph—

Be it resolved by the House of Representatives, the Senate concurring, that the Speaker of the House and the President of the Senate, the Chairman and Vice Chairman of the Appropriation and Ways and Means Committees of the House and Senate be and they are hereby named as a Special Committee, who together with His Excellency the Governor, the Honorable Comptroller General, the Honorable Treasurer, and the Honorable Secretary of State, ex-officio members of the same, whose duty it shall be to immediately investigate the financial status of the State for the purpose of ascertaining whether there exists a casual deficiency in revenue.

Resolved further, that in the event said committee shall find that such casual deficiency exists, that they report the results of its findings to the House and Senate at the earliest possible moment, together with such recommendation as in their best judgment shall dictate for supplying such casual deficiency and for the State's best interest.

The following Senate resolution was read and adopted:

By Messrs. Duncan of the 36th, Blasingame of the 27th, Pruitt of the 32nd and Barrett of the 31st—

A resolution providing for the appointment of a committee from the House and Senate to confer with the Sheriffs of the State.

The Speaker appointed the following committee on the part of the House:

Mr. Smith of Fulton,

Mr. Stovall of McDuffie,

Mr. Duncan of Hall.

Mr. Green of Gwinnett moved that the House do now adjourn.

The motion prevailed.

Leave of absence was granted Mr. Haynie of Oconee, Mr. Knight of Berrien, Mr. Gallaher of Macon and Mr. Lee of Quitman.

The Speaker announced the House adjourned until Monday at 12 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

MONDAY, JUNE 28, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Clarke	Hamilton
Adams of Walton	Clifton	Harden
Alfriend	Coates	Harvin
Anderson of	Cochran	Haynie
Chattooga	Cole	Hendrix
Anderson of Jenkins	Copeland	Hinton
Arnold	Corbett	Hixon
Atkinson	Covington	Hodges
Barnes	Cranford	Hollingsworth
Barwick	Culpepper	Hollis
Barrett	Daniel	Holmes
Bates	Davis of Floyd	Holtzelaw
Bellah	Davis of Oglethorpe	Hudson
Bird	De La Perriere	Hullender
Blalock	DeLoach	Hyers
Bowen	Dickey	Jackson of Jones
Boyett of Marion	Dobbs	Jackson of Towns
Boyett of Stewart	DuBose	Johns
Bradford	Duncan of Dawson	Johnson of Appling
Brannen	Duncan of Hall	Johnson of Bartow
Brinson	Dyer	Johnson of
Brown	Eve	Chattahoochee
Burkhalter	Falligant	Jones of Lowndes
Burt	Picklen	Jones of Meriwether
Bush	Gallaher	Jones of Thomas
Bussey	Gann	Jordan of Jasper
Buxton	Grant	Jordan of Wheeler
Calhoun	Green	Kelley
Callahan	Griffin	Kent
Cannon	Guess	Kimsey
Carswell	Gunnells	King

Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
Owen of Gordon	Smith of Telfair	Mr. Speaker
Owen of Paulding	Stewart	
Owens of Stephens	Stone	

By unanimous consent the reading of the Journal of Friday's proceedings was dispensed with.

By unanimous consent House Bill 89 and House Resolution 82 were tabled.

By unanimous consent House Bill 443 was re-committed to the Committee on Game and Fish.

By unanimous consent House Bills 383 and 384 were taken from the table.

By unanimous consent the following bills and resolutions were introduced, read the first time, and referred to committees:

By Messrs. Pace of Sumter and Milner of Dodge—

House Bill No. 734. A bill to regulate the sale of securities in Georgia, and to create the office of Securities Commissioner.

Referred to Committee on General Judiciary No. 2.

By Mr. Lindsay of DeKalb—

House Bill No. 735. A bill to amend section 519 of the Civil Code relative to salary of tax collectors, for collecting county taxes.

Referred to Committee on General Judiciary No. 1.

By Messrs. Duncan and Palmer of Hall, et al.—

House Bill No. 736. A bill to amend section 695 of the code of 1910 relative to alternative tax law.

Referred to Committee on General Judiciary No. 2.

By Messrs. Moore, Smith and Hendrix of Fulton—

House Bill No. 737. A bill to prevent fraudulent registration of domestic animals.

Referred to Committee on General Agriculture No. 1.

By Mr. Pace of Sumter and Mr. Neill of Muscogee—

House Bill No. 738. A bill to make appropria-

tion for the payment of deficiencies in the salary of the Deputy Clerk of the Supreme Court.

Referred to Committee on Appropriations.

By Mr. Lawrence of Chatham—

House Bill No. 739. A bill to authorize Courts of Chancery to order sale of entire estate in lands.

Referred to Committee on General Judiciary No. 1.

By Mr. Sumner of Johnson—

House Bill No. 740. A bill to amend an act creating the City Court of Wrightsville, relative to increase in salary of Judge of Said Court.

Referred to Committee on Special Judiciary

By Mr. Law of Burke.

House Bill No. 741. A bill to amend section 5056 of the civil code of 1911 providing for the issuing of attachments.

Referred to Committee on General Judiciary No. 2.

By Mr. Johns of Barrow—

House Bill No. 742. A bill to establish a Board of Commissioners of Roads and Revenues for the County of Brarow.

Referred to Committee on County and County Matters.

By Messrs. Duncan of Hall, Owen of Paulding, et al.

House Bill No. 743. A bill to amend section 5986

of the civil code of Georgia, relative to the filing of divorce cases by clerks.

Referred to Committee on County and County Matters.

By Messrs. Duncan of Hall, Owen of Paulding, et al.

House Bill No. 744. A bill to fix the amount of the fees of clerks of the Superior Courts, of this State in counties having a population of less than 50,000.

Referred to Committee on County and County Matters.

By Mr. Brown of Clarke—

House Bill No. 745. A bill to amend section 12 of the Constitution relative to the issuance of bonds to cover deficiencies in the revenues in this State.

Referred to Committee on Amendment to Constitution.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 746. A bill to amend section 1339 of the civil code so as to increase the pay of Jurors upon inquests.

Referred to Committee on General Judiciary No. 1.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 747 A bill to amend section 1141 of the penal code relative to the raising the fees of Coroners for summoning an inquest.

Referred to Committee on General Judiciary No. 1.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 748. A bill to amend sections 6004 and 6006 of the civil code so as to raise the fees of constables for certain services.

Referred to Committee on General Judiciary No. 1.

By Messrs. Strozier and Barnes of Bibb—

House Bill No. 749. A bill to authorize county authorities in their discretion to provide for carrying on of school for illiterates.

Referred to Committee on Education.

By Mr. DuBose of Clarke—

House Bill No. 750. A bill to authorize stenographic reporters, of the Superior Court of this State, to report evidence, and charge of the Court in misdemeanor cases when so directed by the Judge.

Referred to Committee on General Judiciary No. 1.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 751. A bill to amend an act creating the City Court of Atlanta relative to increasing the salary of the Judge of said Court.

Referred to Committee on General Judiciary No. 1.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 752. A bill to fix the salary of the Treasurer of Fulton County

Referred to Committee on County and County Matters.

By Mr. Alfrend of Baldwin—

House Bill No. 753. A bill to amend an act creating the State Reformatory to require counties or municipalities to defray expenses of transportation to said institution.

Referred to Committee on Reformatories.

By Mr. McFarland of Walker—

House Bill No. 754. A bill to make the Walker County Bank of Lafayette, Georgia, a State depository.

Referred to Committee on Banks and Banking.

By Mr. Owen of Gordon—

House Bill No. 755. A bill to create the office of Commissioners of Roads and Revenues for the County of Gordon.

Referred to Committee on County and County Matters.

By Mr. Quincey of Coffee—

House Bill No. 756. A bill to amend sections 419, 420 and 421 of the code of Georgia, relative to the method of contracting for bridges over water-courses which divides one or more counties.

Referred to Committee on Public Highways.

By Mr. Pope of Grady—

House Bill No. 757. A bill to appropriate \$20,000.00 to Georgia State Board of Entomology.

Referred to Committee on Appropriations.

By Mr. Rimes of Bryan—

House Bill No. 758. A bill to repeal an act creating the Board of Commissioners of Roads and Revenues for the County of Bryan.

Referred to Committee on County and County Matters.

By Mr. Rimes of Bryan—

House Bill No. 759. A bill to create a Board of Commissioners of Roads and Revenues for the County of Bryan.

Referred to Committee on County and County Matters.

By Mr. Thompson of Madison—

House Bill No. 760. A bill to amend an act establishing the Georgia Normal and Industrial College, relative to defining who shall pass upon applicants for admission to said school.

Referred to Committee on Education.

By Messrs. Burt of Dougherty, Brown of Clarke,
et al.—

House Bill No. 761. A bill to fix the salary of the shorthand writers in the Supreme Court and Court of Appeals.

Referred to Committee on Appropriations.

By Mr. Strozier of Bibb—

House Resolution No. 135. A resolution to amend the Constitution, relative to the appointment of Judges by the Governor.

Referred to Committee on Amendments to Constitution.

By Mr. Anderson of Jenkins—

House Resolution No. 136. A resolution to make House Bill No. 448 a special order.

Referred to Committee on Rules.

The following message was received from His Excellency, the Governor, through his Secretary, Mr. West:

Mr Speaker—

I am directed by His Excellency, the Governor, to deliver to the House a communication in writing, to which he respectfully invites your attention.

By unanimous consent 250 copies of the Governor's message relating to paroles were ordered printed; and 250 copies of the Governor's message relating to the report of the Budget Committee were ordered printed.

The following message from His Excellency, the Governor, was read:

REPORT ON CLEMENCY CASES.

STATE OF GEORGIA:
EXECUTIVE DEPARTMENT,
ATLANTA.

June 25th, 1920.

To the General Assembly of Georgia:

I hand you herewith report, as required by the Constitution of the State, showing all clemency matters—reprieves, removals of disabilities, probations, paroles, commutations and pardons granted since my last report submitted June 26th, 1919.

Respectfully submitted,

HUGH M. DORSEY,

Governor.

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REPRIEVES.

TOM STEELE: Thomas County; murder. Respited from July 11th, 1919, to August 15th, 1919, and again from August 15th, 1919, to September 5th, 1919, in order to allow time for the Prison Commission and the Governor to review application for commutation of death sentence to life imprisonment.

JIM HILL: Crisp County; murder. Respited from July 16th, 1919, to August 27th, 1919, again from August 27th, 1919, to September 24th, 1919, and again from September 24th, 1919, to October 1st, 1919, in order to allow time for the Prison Commission and the Governor to review application of death sentence to life imprisonment.

JOE WEBB: Floyd County; murder. Respited from September 1st, 1919, to October 1st, 1919, in order to allow time for Governor to review application for commutation of death sentence to life imprisonment.

WM. W ODOM: Bacon County; seduction; 5 years. Respited from October 29th, 1919, to December 3rd, 1919, in order to allow time for filing of application for clemency with the Prison Commission. This respite was granted because of the extraordinary facts set forth in papers presented to the Prison Commission, and upon recommendation of the Prison Commission.

WM. DANIELS, ALIAS SMOKEY JOE: Pularski County; murder. Respited from October 31st, 1919, to December 1st, 1919, and again from December 1st, 1919, to January 2nd, 1920, in order to al-

low time for the Prison Commission and the Governor to review application for commutation of death sentence to life imprisonment.

HOLLIS LANDERS: Jackson County; murder. Respited from January 2nd, 1920, to February 6th, 1920, again from February 6th, 1920, to February 27th, 1920, again from February 27th, 1920, to March 26th, 1920, again from March 26th, 1920, to April 2nd, 1920, and again from April 2nd, 1920, to May 7th, 1920. Respites granted in order to allow time for the Prison Commission and the Governor to review application for commutation of death sentence to life imprisonment, and in order to allow time for filing and hearing of extraordinary motion for new trial, and in order to allow time for filing and hearing on petition for writ of mandamus to compel the signature of the trial Judge to bill of exceptions, and in order to allow time for a rehearing of the application for commutation of sentence by the Prison Commission and the Governor.

DINK TOWLER: Gwinnett County; assault with intent to rape; 12 years. Respites from August 28th, 1919, to September 2nd, 1919, in order to allow time for filing of extraordinary motion for new trial during term time, the extraordinary motion being based upon newly discovered evidence. The Prison Commission recommended that the respite be granted.

JOE JAMES: Twiggs County; murder. Respited from April 21st, 1920, to June 2nd, 1920, and again from June 2nd, 1920, to June 16th, 1920, and again from June 16th, 1920, to August 18th, 1920, in

order to allow time for Prison Commission to review application for commutation of death sentence to life imprisonment.

FRED SHELTON: Bartow County; murder. Respited from April 30th, 1920, to May 28th, 1920, in order to allow time for Prison Commission to review application for commutation of death sentence to life imprisonment.

ULYSSES GOOLSBY: Early County; murder. Respited from May 7th, 1920, to June 4th, 1920, again from June 4th, 1920, to June 25th, 1920, and again from June 25th, 1920, to July 23rd, 1920, in order to allow time for Prison Commission and the Governor to review application for commutation of death sentence to life imprisonment.

J. J. GORDON: Jones County; violating prohibition law; 1 year. Respited from June 14th, 1920, to June 28th, 1920, in order to allow time for Governor to review application for respite until next term of Superior Court of Jones County for the purpose of filing extraordinary motion for new trial during term time. This respite was recommended by the Prison Commission.

REMOVAL OF DISABILITIES.

JAMES A. BEAVERS: Coweta Superior Court, March term 1919; receiving stolen goods; \$150.00 fine. Applicant paid the fine of \$150.00. Upon recommendation of the Prison Commission,

trial Judge, Solicitor-General, and others, disabilities removed and restored to full rights of citizenship, May 7th, 1920.

EDWARD HAWKINS: Chatham Superior Court, December term 1911; bigamy; 3 years. Applicant served out his sentence several years ago, and it is shown that his conduct has been good since his release. Upon recommendation of the Prison Commission and a number of citizens of the community in which applicant has resided for the past six years, disabilities removed and restored to full rights of citizenship, May 27th, 1920.

PROBATIONS.

H. R. DUBBERLY: City Court of Reidsville, selling liquor; 12 months. Upon recommendation of the trial Judge and the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved July 25th, 1919.

RAIDER ALMON: City Court of Carrollton; July term 1919; carrying concealed weapons and carrying weapons without license; 6 months or \$60.00. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of fine of \$60.00. Approved July 31st, 1919.

REUBEN HARDY: City Court of Thomasville September term 1918; selling liquor; 10 and 10 months. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved August 9th, 1919, to become effective September 30th, 1919.

R. R. CLARK: Harris Superior Court, April term 1919; violating prohibition law; 8 months or 4 months and \$500.00 fine. Upon recommendation of the Prison Commission, trial Judge and Solicitor-General, applicant allowed to serve remainder of his sentence on probation, upon payment of fine of \$100.00. Approved August 9th, 1919, to become effective August 21st, 1919.

F A. ROWLAND: Laurens Superior Court, April term 1919; fornication; 12 months. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved August 22nd, 1919, to become effective November 7th, 1919.

FLETCHER BRAWNER: Harris Superior Court, April term 1919; violating prohibition law; 8 months or 4 months and \$500.00. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved August 26th, 1919.

WILLIAM PALMER: Decatur Superior Court, Fall term 1918; fornication; 12 months and 6 months in jail. Upon recommendation of the jurors, trial Judge and Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of \$141.61. Approved September 30th, 1919.

WALTER REVELS, ADDIE REVELS, JOHN McDUFFY AND WEST McLEMORE: September term 1919, Wilcox Superior Court; larceny; 12

months and 6 months or \$75.00. Upon recommendation of the trial Judge and the Prison Commission, applicants allowed to serve remainder of their sentences on probation, upon payment of a fine of \$75.00 each. Approved November 11th, 1919.

W W ODUM: Bacon Superior Court, March term 1917; seduction; 5 years. Upon recommendation of the prosecutrix, trial Judge, Solicitor-General and the Prison Commission, applicant's sentence was commuted so as to allow him to serve 12 months on probation, upon payment of a fine of \$200.00. Approved November 25th, 1919.

JOE T. JONES: Troup Superior Court, July term 1919; larceny from house; 12 months. Upon recommendation of the trial Judge and the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved December 2nd, 1919.

E. S. PURCELL: Franklin Superior Court, September term 1919; violating prohibition law; 3 months in jail and \$500.00 fine. Upon recommendation of the trial Judge and the Prison Commission, applicant released after he had served one-third of his sentence and allowed to serve remainder of his sentence on probation upon payment of fine of \$500.00. Approved December 5th, 1919.

W J. HUCKABY: Cobb Superior Court, March term 1919; fornication; 12 months. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved December 19, 1919, to become effective December 21st, 1919.

C. E. CORLEY: Taylor Superior Court and Crawford Superior Court, Spring term 1919, violating prohibition law; 12 months in each county. Upon recommendation of the trial Judge and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all court costs in the two cases. Approved December 20th, 1919.

HENRY RICHARDS: Morgan Superior Court, September term 1917; violating prohibition law; 6-6-12 and 12 months. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs in any one case. Approved December 23rd, 1919.

CRAWFORD BRIDGES: Harris Superior Court, August term 1919; manufacturing liquor; 12 months or 5 months and \$250.00. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of the fine of \$250.00 imposed by the Court, after he had served 5 months. Approved January 2nd, 1920.

HAROLD GAUSE: Chatham Superior Court; October term 1919; larceny; 12 months. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved January 6th, 1920.

FELTON ADAMS: Haralson Superior Court, October term 1917; larceny; 12 months and \$250.00 fine or 6 months in jail. Upon recommendation of

the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved January 9th, 1920.

L. L. THOMAS: Bibb Superior Court, April term 1919; violating prohibition law; 12 months and \$250.00 fine. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of fine of \$250.00. Approved January 16th, 1920.

E. H. HUMPHRIES: Warren Superior Court, January term 1919; violating prohibition law; 12 months and 6 months in jail. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of a fine of \$1,000.00. Approved February 5th, 1920, to become effective March 15th, 1920.

ERNEST CORNELL: Clay Superior Court, Spring term 1919; misdemeanor (2 cases); 12 months and 5 months. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved February 9th, 1920.

TOM HALL: City Court of Dublin, December term 1918; carrying concealed weapon; 12 months or \$200.00 fine. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved February 9th, 1920, to become effective February 16th, 1920.

MRS. NORA ETTER: Walker Superior Court, February term 1919; assault to murder; 12 months.

Upon recommendation of the Prison Commission, applicant allowed to serve remainder of her sentence on probation. Approved February 9th, 1920, to become effective May 28th, 1920.

ANDREW TAYLOR: Clayton Superior Court, August term 1919; larceny; 12 months. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved February 9th, 1920.

CHARLIE HATTAWAY: Glascock Superior Court, August term 1918; manufacturing liquor; 12 months and 6 months in jail. Upon recommendation of the trial Judge and the Prison Commission, applicant allowed to serve remainder of his 12 months sentence on probation and to pay fine of \$500.00 (imposed by Court) in lieu of jail sentence. Approved February 9th, 1920, to become effective February 24th, 1920.

CHARLIE BURKE: City Court of Albany, November term 1917; violating prohibition law; 12 months and \$1,000.00 fine or 6 months in jail. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his jail sentence on probation, upon payment of all costs for the six months jail sentence only. Approved February 14th, 1920.

MRS. PATTIE PARKER: City Court of Waycross, October term 1919; misdemeanor; 6 months. Upon recommendation of the trial Judge and the Prison Commission, applicant allowed to serve re-

mainder of her sentence on probation. Approved February 14, 1920, to become effective February 25th, 1920.

OLIVER WILLIAMS: Putnam Superior Court, Spring term 1919; attempting to manufacture liquor; 12 months. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved February 14th, 1920, to become effective March 4th, 1920.

JIM JESTER: Butts Superior Court, October term 1919; violating prohibition law; 9 months. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved March 1st, 1920, to become effective March 6th, 1920.

WILLIAM HALL: Wilkinson Superior Court, October term 1919; violating prohibition law; 12 months. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved March 15th, 1920.

J. R. NEAL: Glascock Superior Court, August term 1918; manufacturing liquor; 12 months and 6 months in jail or \$1,000.00. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of fine of \$1,000.00 and all costs. Approved March 31st, 1920, to become effective April 7th, 1920.

JOHN T. HENDERSON: Pierce Superior March 31st, 1920, to become effective April 7th, 1920. 12 months or 6 months and \$250.00 fine. Upon recommendation of the Prison Commission, applicant having paid the \$250.00 fine, he was allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved April 10th, 1920.

EDGAR GILBERT: Clayton Superior Court, August term 1919; assault and carrying pistol; 12 months or \$150.00 and 10 months or \$100.00. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of fine of \$150.00. Approved April 10th, 1920.

CHARLEY EASTERWOOD: City Court of Carrollton, September term 1919; violating prohibition law; \$50.00 or 30 days in jail and 12 months. Upon recommendation of the trial Judge, Solicitor and the Prison Commission, applicant allowed to serve remainder of his sentence on probation upon payment of fine of \$50.00. Approved April 13th, 1920.

ROMAN MINSEY: Berrien Superior Court, August term 1919; larceny; 12 months. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved April 13th, 1920.

JOHN ALEXANDER: Butts Superior Court, August term 1919; violating prohibition law; gaming and carrying concealed weapon; 9-5 and 2 months. Upon recommendation of the trial Judge

and the Prison Commission, applicant allowed to serve remainder of his sentence, upon payment of costs in any one case, on probation. Approved April 28th, 1920.

CAPE MANESS: Spalding Superior Court, January term 1919; violating prohibition law; 12 and 12 months. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved April 22nd, 1920.

EDD FAMBROUGH: City Court of Griffin, Fall term 1918; misdemeanor (4 cases); 9 months in each case. Upon recommendation of the trial Judge, Solicitor and the Prison Commission, applicant allowed to serve remainder of his sentences on probation. Approved May 3rd, 1920.

SON THOMPSON: Campbell Superior Court, August term 1919; making liquor; 12 months. Upon recommendation of the trial Judge and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved May 10th, 1920.

ELBERT DENSLEY: Baldwin Superior Court, July term 1918; manslaughter; 1 year. Upon recommendation of the trial Judge, Solicitor-General, jurors and the Prison Commission, applicant's sentence commuted to 12 months and allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved May 18th, 1920.

EDD DOOD: City Court of Newnan, July term 1919; gambling and larceny after trust; \$75.00

or 9 months and \$150.00 or 12 months. Upon recommendation of the trial Judge, Solicitor and the Prison Commission, applicant allowed to serve remainder of his sentences on probation, upon payment of the costs, \$92.70. Approved May 18th, 1920.

WILLIE HENRY: Clayton Superior Court, February term 1920; larceny; 6 months. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of all costs. Approved May 18th, 1920.

MAX LOCKRIDGE AND CLAUDE NELSON: Whitfield Superior Court, January term 1920; larceny; 6 months. Upon recommendation of the trial Judge and Prison Commission, applicants allowed to serve remainder of their sentences on probation. Approved May 18th, 1920.

CARL THOMPSON: Fulton Superior Court, May term 1919; cow stealing; 2 years. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant's sentence commuted to 12 months and he was allowed to serve remainder of his sentence of 12 months on probation. Approved May 21st, 1920.

AYELS CAPEL: Muscogee Superior Court, January term 1920; violating prohibition law; 12 months or 5 months and \$250.00. Upon recommendation of the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of fine of \$250.00. Approved May 25th, 1920, to become effective June 6th, 1920.

J. T. BRITT: Muscogee Superior Court, November term 1917; violating prohibition law; 6 months in jail or \$1,000.00 fine and 12 months. Upon recommendation of the trial Judge, Solicitor-General and the Prison Commission, applicant allowed to serve one-half of his sentence on probation, he having paid the \$1,000.00 fine. Approved May 25th, 1920.

TOM W. BARLOW: Wheeler Superior Court, March term 1920; violating prohibition law; 9 months or \$100.00 and 6 months. Upon recommendation of the trial Judge, Solicitor-General, Jury and the Prison Commission, applicant allowed to serve remainder of his sentence on probation, upon payment of fine of \$100.00. Approved June 11th, 1920, to become effective June 15th, 1920.

IVEY LITTLE: Cobb Superior Court, November term 1919; horse stealing; 12 months. Applicant has served over half of his sentence, and upon recommendation of the Solicitor-General and the Prison Commission, allowed to serve the remainder of his sentence on probation. Approved June 18, 1920.

WILLIE JONES: Laurens Superior Court, February term 1920; simple larceny; 12 months. Upon recommendation of the trial Judge, Solicitor-General, prosecutor and the Prison Commission, applicant allowed to serve remainder of his sentence on probation. Approved June 19th, 1920.

FRANCIS SHEPPARD: Emanuel Superior Court; cow stealing; 12 months. Upon recommendation of the Prison Commission and in view of applicant's physical condition and the fact that he has only about 3 months remaining of his sentence, al-

lowed to serve remainder of his sentence on probation, so that he may enter a hospital at Government's expense on account of his service in the Army Approved June 19th, 1920.

PAROLES.

Following paroles approved on representation made as to character of applicants previous to conviction, circumstances attending commission of crimes and prison deportment.

Every application for parole approved was recommended by every member of the Prison Commission.

JACKSON WILLIAMS: Burke Superior Court, October term 1903; murder; life; approved July 11th, 1919.

G. W. ELLER: Cherokee Superior Court, February term 1918; manufacturing liquor; 2 years; approved July 22nd, 1919.

PAT KNICK: Murray Superior Court, August term 1914; manslaughter; 10 years; approved July 24th, 1919.

W. H. TAYLOR: Bibb Superior Court, April term 1916; assault to murder; 6 years; approved July 28th, 1919.

JULIUS WILLIAMS: Jenkins Superior Court, March term 1917; assault to murder; 3 years; approved July 28th, 1919.

JOE L. BROWN: Turner Superior Court, August term 1914; bigamy; 10 years; approved August 2nd, 1919.

WILLIE HIERS: Colquitt Superior Court, January term 1916; manslaughter; 15 years; approved August 9th, 1919, to become effective October 25th, 1919.

GEORGE PETERSON: Calhoun Superior Court, June term 1908; murder; life; approved August 9th, 1919.

EUGENE ORR: Fulton Superior Court, May term 1918; larceny after trust; 3 years; approved August 13th, 1919, to become effective November 7th, 1919.

J. F. MULLIGAN: Polk Superior Court, February term 1916; manslaughter; 10 years; approved August 14th, 1919, to become effective August 17th, 1919.

KNOT HOLLAND: Laurens Superior Court, October term 1917; voluntary manslaughter; 3 years; approved August 20th, 1919.

EBB GLENN: Clay Superior Court, September term 1916; larceny; 3 years; approved August 20th, 1919.

JUDGE MAHONE: Talbot Superior Court, September term 1903; murder; life; approved August 20th, 1919.

JIM JENKINS: Burke Superior Court, April term 1904; murder; life; approved August 22nd, 1919.

JOHN WASHINGTON: Chatham Superior Court, October term 1915; assault to murder; 5 years; approved August 22nd, 1919.

WILLIAM FORD: Chatham Superior Court, April term 1906; burglary; 20 years; approved August 22nd, 1919.

LONNIE COLLIER: Richmond Superior Court, April term 1917; burglary; 5 years; approved August 22nd, 1919.

BOSE BENTLEY: Upson Superior Court, May term 1918; manufacturing liquor; 3 years; approved August 22nd, 1919.

LUKE MURPHY: Spalding Superior Court, January term 1909; murder; life; approved August 27th, 1919.

ISAIAH FARLEY: Fulton Superior Court, September term 1915; rape; 20 years; approved September 1st, 1919.

ASA HEMBREE: Hart Superior Court, August term 1914; seduction; 7 years; approved September 6th, 1919, to become effective May 7th, 1920.

EUGENE FINNEY: Baldwin Superior Court, January term 1917; burglary; 10 years; approved September 10th, 1919.

J. S. AMERSON: Newton Superior Court, January term 1916; larceny; 4 years; approved September 15th, 1919.

GUS CAESAR: Twiggs Superior Court, October term, 1906; murder; life; approved September 15th, 1919.

CLEAVE EASON: Pike Superior Court, April term, 1909; murder; life; approved September 17th, 1919.

JOHN UMBERHANT: Habersham Superior Court, August term, 1915; murder; life; approved September 17th, 1919, to become effective December 9th, 1920.

WM. B. NORTON: Jones Superior Court, October term 1919; murder; life; approved September 17th, 1919.

MILFORD MOORE: Muscogee Superior Court, March term 1901; murder; life; approved September 18th, 1919.

MARTIN OWEN: Spalding Superior Court, January term 1916; larceny; 3 and 3 years; approved September 18th, 1919.

WILLIAM WAITERS: Chatham Superior Court, October term 1903; burglary; 20 and 20 years; approved September 18th, 1919.

HENRY RAMEY: Fulton Superior Court, September term 1917; burglary; 8 years; approved September 19th, 1919.

AYED ESA: Bibb Superior Court, January term 1916; manslaughter; 15 years; approved September 19th, 1919, to become effective December 9th, 1919.

FLOYD JOHNSON: Sumter Superior Court, November term 1905; murder; life; approved September 19th, 1919, to become effective January 14th, 1920.

WILL HAMPTON: Warren Superior Court, April term 1915; manslaughter; 9 years; approved September 19th, 1919, to become effective February 25th, 1920.

ED WARD: Upson Superior Court, November term 1911; manslaughter; 15 years; approved September 22nd, 1919, to become effective November 19th, 1919.

TOM GIBSON: Habersham Superior Court, January term 1916; manslaughter; 10 years; approved September 24th, 1919.

BIRD MILLER: Whitfield Superior Court, April term 1916; arson; 3 years; approved September 25th, 1919.

LETHIA HIGDON: Laurens Superior Court, July term 1910; murder; life; approved September 25th, 1919.

WILL RICHARDSON: Walton Superior Court, February term 1909; murder; life; approved September 30th, 1919.

KELLY MINCY: Emanuel Superior Court, October term 1908; murder; life; approved September 30th, 1919.

OLIVER SMITH: Lee Superior Court, November term 1912; murder; life; approved October 1st, 1919.

JOE TROUP: Wheeler Superior Court, September term 1915; assault with intent to murder; 10 years; approved October 2nd, 1919.

WALT GLASS: Fayette Superior Court, March term 1915; manslaughter; 9 years; approved October 3rd, 1919.

MACK D. MIDDLETON: Dougherty Superior Court, April term 1916; manslaughter; 10 years; approved October 3rd, 1919.

CHARLES EVANS: Richmond Superior Court, January term 1917; robbery; 5 years; approved October 13th, 1919.

MOSE PETERSON: Clay Superior Court, September term 1908; murder; life; approved October 29th, 1919.

ALEC TOMBERLIN: Coffee Superior Court, September term 1913; murder; life; approved October 28th, 1919.

NELSON MARSHALL: Thomas Superior Court, October term 1906; murder; life; approved November 14th, 1919.

DAVID BUNDY: Fulton Superior Court, August term 1918; larceny; 4 years; approved November 17th, 1919.

MILES HUNTER: Washington Superior Court, March term 1909; murder; life; approved November 17th, 1919.

SAM REED: Fulton Superior Court, December term 1914; robbery; 20 years; approved November 17th, 1919.

JOHN COOK: Bulloch Superior Court, November term 1911; manslaughter; 12 years; approved November 20th, 1919.

LEM GREER: Spalding Superior Court, August term 1905; murder; life; approved November 20th, 1919.

O. C. SPENCE: Grady Superior Court, September term 1915; wrecking bank; 6 years; approved November 24th, 1919.

MATTIE SHORTER, ALIAS POWERS: Stewart Superior Court, Fall term 1905; murder; life; approved November 25th, 1919.

JESS FORTSON: Elbert Superior Court, October term 1916; manslaughter; 15 years; approved November 25th, 1919.

CHARLIE TALMADGE: Butts Superior Court, August term 1909; murder; life; approved November 25th, 1919.

JEFF MOORE: Dooly Superior Court, June term 1911; murder; life; approved November 28th, 1919.

RILEY FEARS: Morgan Superior Court, September term 1913; manslaughter; 10 years; approved November 28th, 1919.

JOHN McNALLEY: Gordon Superior Court, September term 1918; burglary; 2 years; approved November 26th, 1919.

BEN CUYLER: Tattnall Superior Court, October term 1914; murder; life; approved November 25th, 1919.

WILL RHODES: Greene Superior Court, August term 1909; murder; life; approved November 25th, 1919.

BOSSIE BROWN: Glascock Superior Court, August term 1911; manslaughter; 15 years; approved November 26th, 1919.

MARTHA HARRIS: Wilkes Superior Court, November term 1914; murder; life; approved December 1st, 1919.

ELIJAH NEAL: Baker Superior Court, March term 1910; manslaughter; 18 years; approved December 1st, 1919.

JOHN McCLARY: Thomas Superior Court, October term 1899; murder; life; approved December 3rd, 1919.

GEORGE N. McPHERSON: Floyd Superior Court, July term 1916; manslaughter; 15 years; approved December 3rd, 1919.

CHARLES ALLEN: Emanuel Superior Court, October term 1909; murder; life; approved December 18th, 1919.

ABE MADDIX: Butts Superior Court, August term 1912; murder; life; approved December 20th, 1919.

WILLIE SEWELL and LOUIS BUSH: Muscogee Superior Court, June term 1918; burglary; 5 years; approved December 23rd, 1919.

WILLIAM COBB AND SAM GRANADE: Fulton Superior Court, November term 1911; manslaughter; 16 years; approved November 23rd, 1919.

SAM DREW: Chattooga Superior Court, September term 1911; murder; life; approved December 23rd, 1919.

WILL SATTERFIELD: Polk Superior Court, August term 1917; burglary; 4 years; approved December 29th, 1919.

JOHN DYE: Whitfield Superior Court, April term 1906; rape; 20 years; approved December 29th, 1919.

WILLIAM McMILLAN: Wilcox Superior Court, October term 1890; murder; life; approved December 31st, 1919.

GEORGE PROPES: Fulton Superior Court, May term 1918; manslaughter; 5 years; approved December 31st, 1919.

F W JEFFERS: Douglas Superior Court, April term 1916; rape; 17 years; approved January 2nd, 1920, to become effective April 29th, 1921.

JIM RICHARDSON: Fulton Superior Court, June term 1908; murder; life; approved January 8th, 1920.

JESS BARNES: Henry Superior Court, October term 1912; manslaughter; 12 years; approved January 8th, 1920.

GERTRUDE TANKSLEY: Richmond Superior Court, December term 1915; murder; life; approved January 8th, 1920.

J. J. MIMBS, JR.: Colquitt Superior Court, July term 1915; manslaughter; 15 years; approved January 8th, 1920.

MAT RUCKER: Walker Superior Court, August term 1914; manslaughter; 10 years; approved January 8th, 1920.

LONNIE HICKMAN: Franklin Superior Court, March term 1915; attempt to rape; 10 years; approved February 9th, 1920.

HENRY SMITH: Clarke Superior Court, April term 1915; robbery; 15 years; approved February 9th, 1920, to become effective May 17th, 1920.

BILL SMITH: Mitchell Superior Court, October term 1909; murder; life; approved February 9th, 1920.

JIM F HILLIARD: Dodge Superior Court, May term 1918; rape; 5 years; approved February 9th, 1920, to become effective June 5th, 1920.

SEYMORE BARNES: Rockdale Superior Court, Fall term 1913; manslaughter; 10 years; approved February 9th, 1920, to become effective February 26th, 1920.

PRINCE ALLEN: Bibb Superior Court, November term 1900; murder; life; approved February 9th, 1920.

JORDAN WARE: Carroll Superior Court, December term 1911; murder; life; approved February 9th, 1920.

HENRY KING: Fulton Superior Court, December term 1902; murder; life; approved February 9th, 1920.

HENRY BERRY: Pierce Superior Court, November term 1916; attempt to murder; 5 years; approved February 9th, 1920.

VAN THOMAS: Mitchell Superior Court, October term 1913; murder; life; approved February 9th, 1920.

DAN WHIPPIE: Pulaski Superior Court, Spring term 1905; murder; life; approved February 9th, 1920.

ROBERT WILLIAMS: Lowndes Superior Court, May term 1896; murder; life; approved February 14th, 1920.

CALVIN RUSSELL: Laurens Superior Court, July term 1914; burglary; 7 years; approved February 14th, 1920.

LENA BELLE WARREN: Hancock Superior Court, March term 1913; murder; life; approved February 17th, 1920.

OLIE GODDARD: Whitfield Superior Court, February term 1919; shooting at another; 2 years; approved February 18th, 1920, to become effective February 23rd, 1920.

ED GOODRUM: Butts Superior Court, September term 1912; murder; life; approved February 18th, 1920.

BANKS AND CHARLEY WEAVER: Bibb Superior Court, February term 1919; burglary; 2 years; approved February 18th, 1920.

JIM FLOURNOY: Jefferson Superior Court, July term 1907; murder; life; approved February 19th, 1920, to become effective July 19th, 1920.

ALPHONZO COPPAGE: Cobb Superior Court, August term 1908; larceny; 5 years; approved March 1st, 1920.

JOE CHAMPION: Gordon Superior Court, February term 1918; seduction; 3 years; approved March 1st, 1920.

PINK HEYWOOD: Banks Superior Court, March term 1914; manslaughter; 10 years; approved March 2nd, 1920.

FLORENCE BURTON: Richmond Superior Court, April term 1915; burglary; 7 years; approved March 2nd, 1920.

FRANK WHITEHEAD: Newton Superior Court, January term 1918; burglary; 3 years; approved March 2nd, 1920.

TONY MITCHELL: Dougherty Superior Court, April term 1908; murder; life; approved March 15th, 1920.

JACK MOORE: Jasper Superior Court, August term 1909; murder; life; approved March 15th, 1920.

GREEN MERIWEATHER: Calhoun Superior Court, December term 1909; murder; life; approved March 15th, 1920.

GEORGE NAPIER: Upson Superior Court, November term 1905; murder; life; approved March 15th, 1920.

SEABORN MORRIS: Pike Superior Court, April term 1908; murder; life; approved March 15th, 1920.

CHARLES SMITH: Chattooga Superior Court, September term 1911; murder; life; approved March 15th, 1920.

R. B. FLOYD: Laurens Superior Court, December term 1912; murder; life; approved March 16th, 1920.

DUDLEY NELMS: Thomas Superior Court, April term 1907; murder; life; approved March 24th, 1920.

RICHARD WARD: Dougherty Superior Court, October term 1902; murder; life; approved March 24th, 1920.

LONNIE SCOTT: Hart Superior Court, April term 1910; murder; life; approved March 24th, 1920.

FRANK WASHINGTON: Worth Superior Court, December term 1902; murder; life; approved March 24th, 1920.

HAYS FRANKLIN: Twiggs Superior Court, April term 1914; manslaughter; 12 years; approved March 24th, 1920.

ARNOLD WHITEHEAD: Harris Superior Court, April term 1909; murder; life; approved April 9th, 1920, to become effective April 29th, 1920.

ARTHUR MOSELEY: Early Superior Court, April term 1915; manslaughter; 15 years; approved April 9th, 1920, to become effective May 10th, 1920.

HENRY DURHAM: Greene Superior Court, December term 1912; murder; life; approved April 9th, 1920, to become effective December 5th, 1920.

SPENCER WRIGHT: Spalding Superior Court, September term 1912; murder; life; approved April 9th, 1920.

ALPHONZO LUCKIE: Greene Superior Court, August term 1916; manslaughter; 5 years; approved April 9th, 1920.

MARCUS BOSTICK: Lowndes Superior Court, November term 1916; forgery; 7 years; approved April 9th, 1920, to become effective June 5th, 1920.

MUFF BOYCE: Walton Superior Court, March term 1918; attempt to murder; 3 years; approved April 8th, 1920.

JEFF SMITH: Tattnall Superior Court, April term 1904; murder; life; approved April 8th, 1920, to become effective July 12th, 1920.

WILL SMITH: Bibb Superior Court, February term 1908; murder; life; approved April 8th, 1920.

BEATRICE HORNE: Crisp Superior Court, March term 1915; manslaughter; 12 years; approved April 8th, 1920, to become effective September 9th, 1920.

HORACE WIMS: Calhoun Superior Court, December term 1906; murder; life; approved April 8th, 1920.

LEWIS JONES: Clarke Superior Court, January term 1916; attempt to murder; 10 years; approved April 13th, 1920.

BUBBER LUNDY: Bibb Superior Court, March term 1914; attempt to murder; 8 years; approved April 13th, 1920.

COMER JONES: Sumter Superior Court, May term 1916; sodomy; life; approved April 13th, 1920.

ARTHUR TURNER: Pike Superior Court, October term 1916; assault to murder; 4 years; approved April 21st, 1920.

E. R. GARRETT: Worth Superior Court, April term 1918; hog stealing; 3 years; approved April 28th, 1920.

MIKE BAILEY: Bibb Superior Court, February term 1907; murder; life; approved April 29th, 1920, to become effective February 26th, 1921.

GEORGE LEONARD: Worth Superior Court, October term 1908; murder; life; approved April 29th, 1920.

JOHN FORMBY: Polk Superior Court, September term 1903; murder; life; approved April 29th, 1920.

THEODORE STEPHENSON: Meriwether Superior Court, August term 1908; murder; life; approved April 29th, 1920.

BARNETT BOOKER: Fulton Superior Court, April term 1908; murder; life; approved April 29th, 1920, to become effective October 27th, 1920.

JIM DEADWYLER: Madison Superior Court, November term 1911; rape; 20 years; approved April 29th, 1920.

PLEAS WILLIAMSON: Taylor Superior Court, March term 1915; murder; life; approved April 29th, 1920.

WILLIAM MITCHELL: Chatham Superior Court, November term 1912; murder; life; approved April 29th, 1920.

JOHN SANDERS: Warren Superior Court, October term 1906; murder; life; approved April 29th, 1920.

BUSTER SIMS: Walton Superior Court, February term 1909; rape; 20 years; approved April 29th, 1920.

JACK DAVIS: Fulton Superior Court, August term 1918; burglary; 3 years; approved May 1st, 1920.

ADDIE BINNS: Wilkes Superior Court, February term 1916; murder; life; approved May 3rd, 1920.

BEN SNOW: Harris Superior Court, October term 1908; murder; life; approved May 3rd, 1920.

GREELY THURMAN: Jones Superior Court, May term 1918; manslaughter; 5 years; approved May 3rd, 1920, to become effective November 13th, 1920.

G. S. LEMMING: Walton Superior Court, September term 1915; robbery; 15 years; approved May 3rd, 1920.

GEORGE BALL: Habersham Superior Court, September term 1911; robbery; 20 years; approved May 3rd, 1920.

R. F (COOT) WILSON: Early Superior

Court, October term 1916; manslaughter; 5 years; approved May 3rd, 1920, to become effective August 1st, 1920.

C. E. JERNESS, ALIAS CHAS, EDWARDS: Liberty Superior Court, February term 1917; bigamy; 4 years; approved May 5th, 1920, to become effective May 15th, 1920.

WILL JOHNSON: Clinch Superior Court, April term 1906; murder; life; approved May 10th, 1920.

TYBEE TUGGLE: Greene Superior Court, February term 1915; burglary; 10 years; approved May 10, 1920.

RICH OWENS: Upson Superior Court, December term 1909; murder; life; approved May 10th, 1920.

WM. J. HUDSON: Fulton Superior Court, December term 1915; burglary; 7 years; approved May 10th, 1920.

DENNIS CARR: DeKalb Superior Court, March term 1913; manslaughter; 15 years; approved May 18th, 1920.

JOHN H. HINES: Coweta Superior Court, March term 1910; murder; life; approved May 18th, 1920.

RICHARD D. JACKSON: Clarke Superior Court, November term 1916; manslaughter; 8 years; approved May 20th, 1920, to become effective November 13th, 1920.

OSCAR HARGROVE: Jefferson Superior Court, May term 1906; murder; life; approved May 20th, 1920.

G. C. CARSON: Fulton Superior Court, January term 1918; larceny; 5 years; approved May 27th, 1920.

DOOLEY FARRAR: Jones Superior Court, October term 1915; manslaughter; 10 years; approved June 1st, 1920.

JIM RIM: Burke Superior Court, May term 1915; murder; life; approved June 1st, 1920.

JOE JACKSON: Decatur Superior Court, May term 1910; murder; life; approved June 1st, 1920.

JIM HAINES: Wilkes Superior Court, August term 1917; assault to murder; 4 years; approved June 1st, 1920.

WILL BIGBY: Fulton Superior Court, March term 1904; burglary; 20 years; approved June 11th, 1920.

CHARLOTTE WALKER: Bibb Superior Court, May term 1915; murder; life; approved June 15th, 1920.

HILLIARD CONLEY: Meriwether Superior Court, May term 1895; murder; life; approved June 16th, 1920.

SOL LEWIS: Terrell Superior Court, November term 1910; murder; life; approved June 16th, 1920.

T. N. MIZE: Milton Superior Court, April term 1911; murder; life; approved June 16th, 1920.

WALTER TRICE: Thomas Superior Court, October term 1917; manslaughter; 6 years; approved June 16th, 1920, to become effective October 30th, 1920.

J. L. WILSON: Fulton Superior Court, July term 1917; dynamiting street car; 10 years; approved June 18th, 1920, to become effective October 22nd, 1920.

HONEYWELL JONES: Early Superior Court, October term 1904; murder; life; approved June 19th, 1920.

JOE KING: Berrien Superior Court, March term 1918; larceny; 3 years; approved June 19th, 1920.

BOB SIMMONS: Calhoun Superior Court, August term 1910; murder; life; approved June 19th, 1920.

DUFFIE RAGAN: Dooly Superior Court, November term 1909; murder; life; approved June 19th, 1920.

BEN SHARP: Richmond Superior Court, April term 1919; burglary; 3 years; approved June 19th, 1920.

WALTER EASTRIDGE: Troup Superior Court, May term 1917; murder; life; approved June 21st, 1920.

J. T. PETERMAN: Taylor Superior Court, December term 1912; murder; life; approved June 21st, 1920, to become effective December 15th, 1920.

COMMUTATIONS.

The following cases in which commutations were granted were recommended by the Prison Commission:

JIM HEARN: Harris Superior Court, October term 1917; assault to murder; 2 years. Upon recommendation of the prosecutor, trial Judge, Solicitor-General, and a large number of citizens, sentence commuted to payment of a fine of \$300.00 July 11th, 1919.

J. C. THOMAS: Fulton Superior Court, January term 1917; burglary; 2 and 1 years. Sentence commuted to present service July 12th, 1919, upon recommendation of the trial Judge, and because of the mental condition of applicant.

JOHN SHELNUT, FRANK GUERRIN AND ED CRISTY: Oglethorpe Superior Court, December term 1917; violating prohibition law; 1 year and 12 months. Because of the destitute condition of the families of applicants and upon recommendation of the trial Judge, Solicitor-General and a large number of citizens, sentences commuted to present service August 20th, 1919.

TOM HANNAH: Douglas Superior Court, September 1917; burglary; 10 years. Upon recommendation of the prosecutor, trial Judge and Solicitor-

General, and in view of the circumstances under which applicant entered plea, sentence commuted to present service August 28th, 1919.

LEAMON SMITH: City Court of Sandersville, July term 1919; violating prohibition law; 12 months or \$200.00 and costs, and 3 months or costs. Sentence commuted to payment of a fine of \$200.00 and costs in both cases, September 3rd, 1919.

JIM HILL: Crisp Superior Court, June Special term 1918; murder; death sentence. Sentence commuted to life imprisonment September 25th, 1919, because of applicant's very low order of mentality, newly discovered evidence, and strong recommendations by the trial Judge and ten of the jury

JOE WEBB: Floyd Superior Court, July term 1918; murder; death sentence. Sentence commuted to life imprisonment September 29th, 1919, because of newly discovered evidence and strong recommendations by the trial Judge, all twelve of the jurors, and a large number of citizens.

GUY BIRD: Madison Superior Court, December term 1913; horse stealing; 10 years. It appears that this offense was committed while applicant was under the influence of whiskey. The property stolen was returned to the owner and he suffered no loss except some injury to the horse. Applicant has served nearly six years of a ten-year sentence. In view of these facts, sentence commuted to present service October 16th, 1919.

HERMAN L. SCHWALBE: Fulton Superior Court, November term 1917; forgery; 5 years. Upon

recommendation of the prosecutor, trial Judge and Solicitor-General, applicant granted a conditional pardon because he had not served long enough to be eligible for parole, and sentence commuted so as to allow him to serve the remainder of his sentence outside the confines of the penitentiary November 4th, 1919.

TIVUS PARSONS: Taliaferro Superior Court, August term 1918; assault to murder; 2 years and 12 months. In view of disclosures set out in the record, not known to the Court and jury at trial, the statement of the Solicitor-General that "there was a miscarriage of justice in the case," sentences commuted to present service November 17th, 1919.

FLORA HAMILTON: Fulton Superior Court, November term 1917; burglary; 7 years. Upon recommendation of the trial Judge, who stated that by mistake the Clerk gave seven years when the Court intended only two, sentence commuted to present service November 20th, 1919.

JIM SMITH: Harris Superior Court, April term 1914; murder; life. In view of statement made by defendant's attorney, now Solicitor-General, that he prevailed on the defendant, over his protest, to enter a plea of guilty, and in view of the facts as disclosed by affidavits in this file, sentence commuted to present service November 25th, 1919.

W. D. SMITH: Bibb Superior Court, November term 1899; mayhem; life. In view of newly discovered evidence, sentence commuted to present service December 1st, 1919.

EMMA GREEN: Fulton Superior Court, November term 1917; burglary; 7 years. In view of affidavit of trial Judge that by mistake the Clerk gave seven years when the Court intended only two, sentence commuted to present service December 18th, 1919.

L. L. HORN: Harris Superior Court, April term 1919; manufacturing liquor; 15 months. In view of affidavit as to statement of co-defendant, letters of Judge and Solicitor-General, sentence commuted to present service December 29th, 1919.

F. O. MYERS: Polk Superior Court, Spring term 1915; embezzlement; 5 years. In view of the fact that applicant would have completed his sentence except for his escapes, his good behavior since being recaptured, sentence commuted to present service December 29th, 1919.

JEFF GUN: Newton Superior Court, September term 1919; manufacturing liquor; 1 to 2 years. In view of the circumstances under which applicant entered plea of guilty and the recommendation of the trial Judge, sentence commuted to four months service and a fine of \$150.00, January 9th, 1920.

FATE MAYO: City Court of Camilla, November term 1919; carrying pistol without license; 12 months or \$75.00. Sentence commuted to payment of fine of \$62.50 February 7th, 1920, which was the pro rata part of fine, then due, giving applicant credit for time served.

J. L. MALLARD: Worth Superior Court, January term 1915; perjury; 4 years. Since appli-

cant was convicted, a civil law suit involving the genuineness of the deed about which he testified and for which testimony he was convicted of perjury, has been upheld by another jury. In view of this, and the fact that he has made a splendid record as a convict, sentence commuted to present service February 19th, 1920.

WILL WOOD: Upson Superior Court, July term 1918; bigamy; 2 years. In view of statement of the trial Judge, sentence commuted to present service March 2nd, 1920.

B. F. NEWMAN: Muscogee Superior Court, February term 1918; violating prohibition law; 8 months. Applicant was convicted about 3 years ago and his sentence suspended during good behavior. It is shown that his behavior has been good since sentence was imposed. Sentence commuted to present service on payment of all court costs March 15th, 1920.

CLAUDE C. GRAY: Fulton Superior Court, May term 1919; car breaking; 3 to 5 years. In view of this man's good record previous to this trouble, the direction given by the court to cases in which pleas for similar offenses were entered, the condition of his wife, the attitude of the Judge and Solicitor-General, sentence commuted to payment of a fine of \$130.00 April 10th, 1920.

MILAND DAVIS: Jasper Superior Court, August term 1919; manufacturing liquor; 2 years. In view of doubts entertained by the trial Judge and Solicitor-General as to applicant's guilt, sentence commuted to present service April 13th, 1920.

CLEVE BRIDGES: Fayette Superior Court, September term 1919; manufacturing liquor; 8 months. In view of the statement of the trial Judge that he intended and thought that he had sentenced applicant to a term of 6 months, applicant having completed more than a six months sentence, sentence commuted to present service April 16th, 1920.

CHARLIE W HARGETT: Harris Superior Court, October term 1918; manufacturing liquor; 15 months. In view of affidavits as to statement of co-defendant and recommendation of trial Judge, Solicitor-General and a large number of citizens, sentence commuted to present service April 29th, 1920.

RAT PERRY: Laurens Superior Court, January term 1917; assault to murder; 10 years. In view of recommendations of trial Judge and Solicitor-General, and especially because of newly discovered evidence indicating that the offense was probably an assault only, sentence commuted to present service May 3rd, 1920.

LEWIS CROW: Clayton Superior Court, February term 1916; murder; life. In view of statement and recommendation of the trial Judge, in which the Solicitor-General concurs, and after a careful reading of the evidence adduced at the trial, sentence commuted to present service May 25th, 1920.

W D. O'HALLARAN: Muscogee Superior Court, February term 1918; violating prohibition law; 12 months and 6 months in jail or \$1,000.00 fine. The trial Judge suspended the 12 months sentence upon payment of the \$1,000.00 fine. In view of applicant's deportment since sentence was im-

posed, the payment of the fine, and recommendation of the trial Judge, sentence commuted to present service June 15th, 1920.

J P LEVENS: City Court of Carrollton, March term 1919; assault and battery; 12 months or fine of \$150.00. Applicant was given ten days in which to pay the fine. He filed a motion for new trial and allowed the ten days to lapse. Sentence commuted to payment of fine of \$150.00 June 21st, 1920.

PARDONS.

JIM JENKINS: Glynn Superior Court, December term 1912; assault to murder; 10 years. Pardoned November 25th, 1919, because of showing made as to statements and character of prosecutor. Clemency recommended by the Prison Commission.

CHARLIE HILL: Decatur Superior Court, May term 1918; cow stealing; 4 years. Pardoned April 8th, 1920, because of newly discovered evidence showing that applicant was not guilty of the crime for which he was convicted. Clemency was recommended by the prosecutor, trial Judge, Solicitor-General and Prison Commission.

UNO SAVOLINEN, ALIAS J. P EDWARDS: City Court of Cairo, February term 1920; vagrancy; 6 months or \$75.00 fine. Pardoned April 9th, 1920, because of newly discovered evidence showing that applicant was not guilty of the crime of vagrancy. Clemency was recommended by the trial Judge, Solicitor and Prison Commission.

G. C. CARSON: Fulton Superior Court, January term 1918; robbery; 15 years. Pardoned May 24th, 1920, because of newly discovered evidence which abundantly establishes this man's innocence of this charge. Clemency was recommended by the trial Judge, Solicitor-General, Jury and Prison Commission.

STATE OF GEORGIA,
EXECUTIVE DEPARTMENT.

Atlanta, June 28, 1920.

To the General Assembly of Georgia:

Attached hereto are:

- (1) Letter of the Budget and Investigating Commission transmitting the report of that Commission to the Governor; and requesting that the same be submitted to you.
- (2) The report of the Commission.

Respectfully,

HUGH M. DORSEY,
Governor.

The following message from His Excellency the Governor was read:

June 28, 1920.

To His Excellency,

The Governor of Georgia.

DEAR SIR:

We have the honor to transmit, through you, to the General Assembly, this report of the State Budget and Investigating Commission.

Very truly yours,

HUGH M. DORSEY,

Governor and Chairman.

R. A. DENNY,

Attorney General.

M. L. BRITTAIN,

State School Commissioner.

IVAN E. ALLEN,

Chairman, Appropriations
Committee of the Senate.

GEO. H. CARSWELL,

Chairman, Appropriations
Committee of the House.

STATE OF GEORGIA,
EXECUTIVE DEPARTMENT.

June 28, 1920.

To the General Assembly of Georgia:

In accordance with the provisions of House Bill No. 327, as shown on page 155, of the Georgia Laws of 1918, the Commission appointed to examine the State appropriations and to make recommendation to the Legislature in reference thereto, has held meetings at various times since the last session of your Honorable Body. The members, composed of the Governor, the Attorney General, the State School Commissioner, the Chairman of the Appropriations Committee of the Senate and the Chairman of the Appropriations Committee of the House, submit the following report:

GENERAL APPROPRIATION BILL.

Section 3 of the Law makes it the duty of the Commission to examine into the appropriations of previous Legislatures, the necessity for the same and to prepare for the General Assembly the General Appropriation Bill. This was done at your previous session last summer and the unusual system and accurate classification presented attracted favorable comment from the House and Senate and the press and people generally. It was the nearest approach to a carefully planned budget that the State has ever had and we hope that it will lead to the complete establishment of the Budget System

with a State Auditor for this commonwealth. It enabled the House of Representatives to pass the Appropriations Bill at an earlier date and to transmit it to the Senate with more thorough knowledge of the facts and with more certainty and accuracy as to the funds required than ever before. If this same good fortune had attended the Bill in the Senate and throughout the closing days of the session, the finances of the State would be in much better condition today.

FINANCIAL SITUATION.

The opening of the Legislative session of 1920 finds the State Treasury without funds. The Governor has exhausted his borrowing limit of half a million dollars. On the date this report is written there is in the Treasury cash to the amount of \$29,485.17 Warrants have been presented to the Treasurer for payment to the amount of \$129,566.07 These are the more pressing of the bills due; in addition, warrants have been requested for nearly this much more and represent debts due in accordance with appropriations made by the General Assembly last year. It is not entirely just, however, to state that the large appropriations made in 1919 form the sole cause of our financial troubles. A more correct statement would be to say that they are the result of our system which collects the major part of our taxes late in the fall of the year to pay for the expenses of departments and institutions which necessarily begin on January first. It is true, however, that we are farther behind than usual owing to the fact that appropriations have exceeded the estimate of income for several years past.

OIL INSPECTION FEES.

The possibility of more financial trouble has recently arisen in legal proceedings by the Texas Oil Company to prevent the collecting of inspection fees. These in amount were nearly four hundred thousand dollars last year and, of course, if the State should lose the suit would cause a lessening of our annual income by that amount.

RECOMMENDATIONS.

These facts and the worthy appeals to be shown in detail later, coming with justice from the State's institutions show the necessity for prompt action on the part of the General Assembly to meet the financial situation. The suggestion has been made that the remedy could be found by removing the limit of five mills on the rate of taxation. There would, undoubtedly, be help in this by reason of the fact that the members of the Legislature would be cautious about voting appropriations that would require a levy of six or seven mills instead of five. We believe, however, that this is unnecessary and that the end desired could be secured, and with impartial justice to all, by changes in our tax system to reach intangible or hidden property.

UNTAXED RESOURCES.

According to the tax digests, only sixty-six million dollars were given in for taxation last year in the shape of funds on deposit by the people of Georgia. More than this amount, according to newspaper reports, were to be found in Atlanta alone on one day of last year and it is safe to assume that over

four hundred million dollars were in existence in the entire State. The State should legally and properly be just as much entitled to revenue from this source as from the tax payers' farm or home. In this respect, therefore, Georgia might perhaps claim equal credit with the Tax Commissioners of Mississippi who reported the system of that State as almost ideal for the evasion of taxes. From this source alone, therefore, we could secure nearly half as much resources as are now derived from our ad valorem taxes.

TEMPORARY AID FROM THE HIGHWAY FUND.

To date from automobile taxes, highway fund, the State has collected \$1,798,039.56. Since the beginning of its operations the State Highway Commission has used \$199,247.83. This money is paid into the Treasury at the very time in the spring of the year when it is depleted after payment of pensions to Confederate Veterans. It does not seem businesslike for the State to borrow funds, or to be unable to pay its just debts, when it has on hand a large amount of money waiting until it is needed by the Highway Commission. The recommendation is made, therefore, that measures be introduced allowing the use temporarily of this money until needed for the purpose for which it was secured. We recommend legislation, therefore, authorizing the employment of the highway funds each year for the general business of the State until they are needed by that department.

DEPARTMENTS AND INSTITUTIONS.

The Department of Public Printing needs your attention at this session. It was created last year and yet no provision was made for the salary of Superintendent or office help. Mr. C. M. Methvin was appointed and served until May 10th, with ability and credit to himself and the State. On receipt of his resignation, Mr. P. T. McCutcheon was appointed by the Governor to succeed him and has attended to the duties of his office with efficiency, in spite of the conflicts caused by different rulings as to the law concerning the duties and responsibilities of the department. We recommend, therefore, that suitable salary and maintenance fund for the Superintendent of Public Printing be provided, and the enactment of laws that will enable the department to function without friction.

RAILROAD COMMISSION.

Salaries of the Railroad Commissioners were increased by law at the last session and no legal provision was made for paying these increases. We recommend, therefore, that legislation be provided by the General Assembly at this session.

GEORGIA LIBRARY COMMISSION.

The State Library Commission was created to encourage the creation of libraries throughout the State and to maintain traveling libraries where needed. There are only twenty-eight in Georgia supported by public funds, though there are several other libraries established by clubs or associations. We commend the purpose and work of this Commis-

sion and hope it will be extended until there is a county library in every county in Georgia. We recommend that a State Censor or Board be created and given the right to censor and supervise the motion pictures shown in this State. We believe that the fees received would be sufficient, after paying the expenses of the Commission, to provide funds for the promotion of the work of the Georgia Library Commission, as well as to give needed protection to the youth of the State with regard to the kind and character of motion pictures presented.

NOTARY PUBLIC FEES.

The State Librarian, Mrs. Maud B. Cobb, reports \$209.00 deposited in the State Treasury from State at Large certifications. During 1919 the Librarian issued commissions to 762 individuals as Notaries Public. The fees received in accordance with Section 3 of the law as found on page 137 of the Acts of 1916, were in amount \$1,524.00. This, under the Act, is applied as a supplement to the salary of the State Librarian. This with the regular salary of the office is not too much to be paid to the excellent official at present holding this position. The Commission does believe, however, that it is wrong in principle for the salary of a public office to be dependent upon the fluctuations of fees paid in this way. Furthermore, it is easily seen that with the possible increase in number from year to year in time the salary would be out of proportion to the work required or to that received by other officials. Consequently, we recommend the substitution of salary for fee paid in whole or part as salary for this and all public offices of the State.

GEOLOGICAL DEPARTMENT.

The salaries for the State Geologist and his assistant were fixed years ago and it is now quite impossible to secure the trained help needed in this department for the former sums paid. These amounts should be revised and increased.

PUBLIC WELFARE BOARD.

The Public Welfare Board was created last year and an appropriation of \$15,000 was made in order that it might investigate and supervise the management of orphanages, asylums and other public institutions into which abuses have gained admittance. A notable instance was that shown in the public press as having been maintained for some years in Cobb County. We have examined the work of this new Commission and find its officers diligently engaged in the performance of their duties. They have undoubtedly rendered good service to the State and desire increased maintenance fund. We would recommend favorable action if we felt that the condition of the Treasury justified this.

DEPARTMENT OF EDUCATION.

We regard it as most fortunate that the Common School appropriation has been definitely settled at 50% of the State's income. As Georgia increases in wealth this amount will become larger each year and this affords a firm and fixed basis for the training of our youth in the elementary grades. The Constitution has been amended until the authority for State maintenance of high school is practically settled and will be assured beyond question after the passage of

an amendment which is before the General Assembly at this session. The Commission is inclined to believe that it would be just as wise for the Legislature to fix a definite percentage of its income for the maintenance of all its eleemosynary, educational, corrective and charitable work as for the public schools.

We call the attention of the General Assembly to the passage of an Act by Congress which was approved by the President June 5th, 1920, providing for the Vocational Rehabilitation of persons disabled in industry. This Federal law provides a sum of money for each State to be expended under the direction of the Vocational Board of the State. The Legislature, however, must pass an Act accepting the fund providing that the State Treasurer shall be its custodian and meet the amount appropriated by Congress dollar for dollar in order to receive the aid. Other countries as well as this are providing means in order to train to be self-supporting those persons who are injured so that they are unable to make a living and we recommend, of course, that you pass the Act required by the Federal Government and shall prepare a Bill to present to you for this purpose.

It is neither right nor just to refuse aid for the proper training of our negro population and we recommend the establishment of an additional A. and M. Agricultural High School for colored youth to be located near the center of the State.

APPROPRIATIONS.

In conclusion we submit two statistical tables

marked "A" and "B." The first gives the amount of the appropriations to each of the State's departments and institutions for the year 1920 in the first column; in the second you will find the amount paid to date; in the third there is shown the balance to be paid as soon as the condition of the Treasury will permit. Table "B" will show you the present appropriations received by the State's departments and institutions and the amounts asked for. Beside those which you have been supporting Bowden appears for the first time with the request that you support that school as a college or normal school and provide \$50,000 for a building and \$20,000 for maintenance fund. Of course, if the State had sufficient funds, it would be helpful to have a new institution in that section of Georgia. Necessity demands that you make increased appropriations to some of our present institutions. With the higher prices demanded for labor and supplies of all kinds it is absolutely impossible, for instance, for the State Sanitarium to carry on its work without large increase to its maintenance funds. The same thing is true with regard to the University and its various branches. Our youth are aroused as never before to the necessity for an education and the State cannot lag behind in the provision for this need. New buildings must be provided and the diminished value of the dollar must be made good in the salaries of the instructors. The School of Technology is crowded to its doors, the South Georgia Normal at Valdosta finds itself unable to complete its new building at the previous estimate, the G. N. & I. C., at Milledgeville, is filled to its doors, the N. G. & A. C., at Dah-

lonega, wishes additional help, and the parent institution at Athens, with no dormitories built for years, is especially insistent that one be provided for the young women.

Among these worthy claimants to which we call your attention for needs that are proper and, in many cases, necessitous, should be mentioned our Training School for Girls and the Industrial School for Boys. The Committee has been impressed by the improvement and good work done at these two institutions and recommends additional help and facilities which can be secured only through increased maintenance and support.

Very truly yours,

HUGH M. DORSEY,
Governor and Chairman.

R. A. DENNY,
Attorney General.

M. L. BRITTAIN,
State School Commissioner.

IVAN E. ALLEN,
Chairman Appropriations
Committee of the Senate.

GEO. H. CARSWELL,
Chairman Appropriations
Committee of the House.

TABLE "A."

	Appropriations Amount Pd. Balance to and Estimates to June 23 be paid of		
	1920	1920 Apprn.	1920 Apprn.
Academy for Blind -----	\$ 40,000.00	\$ 13,333.32	\$ 26,666.68
Agricultural Schools -----	180,000.00	56,250.00	123,750.00
Albany Normal School (col.)	7,500.00		7,500.00
Binding Codes (estimate)-	750.00		750.00
Binding Journals (estimate)	550.00		550.00
Board of Health -----	75,590.00	29,500.00	45,990.00
Civil Establishment (estm.)	356,990.28	177,743.40	179,246.88
Clerk's Cost Court Appeals (estimate) -----	1,000.00		1,000.00
College for Colored -----	35,000.00	28,360.00	6,640.00
Contingent Fund -----	25,000.00	12,831.77	12,168.23
Contingent Fund—R. R. Commission -----	3,000.00	1,000.00	2,000.00
Contingent Fund—Supreme Court -----	3,000.00		3,000.00
Contingent Fund C. & L---	1,800.00	600.00	1,200.00
Contingent Fund—Court of Appeals -----	3,000.00		3,000.00
Department of Agriculture:			
(a) Maintenance -----	18,000.00	6,000.00	12,000.00
(b) Pure Food -----	10,000.00	2,500.00	7,500.00
(c) Chemicals -----	22,000.00	4,999.99	17,000.01
(d) Contagious Diseases	5,000.00		5,000.00
(e) Hog Cholera Serum	20,000.00	5,000.00	15,000.00
(f) Inspectors Salary, etc. (estimate) -----	36,824.09	18,507.57	18,316.52
(g) Tick Eradication	25,000.00	10,000.00	15,000.00
(h) Veterinarian Expense (estimate) -	1,409.92	562.18	847.74
Dept. Agr. Warrants (estm.)	43,169.94	30,963.65	12,206.29
Dept. Archives and History	7,200.00	2,339.21	4,830.79
Dept. Commerce and Labor	8,100.00	2,025.00	6,075.00
Experiment Station -----	8,800.00	6,634.25	2,165.75
Game Protection Fund---	3,600.00	900.00	2,700.00
Geological Fund -----	16,500.00	4,691.85	11,808.15
Georgia Medical College---	35,000.00	18,360.00	16,640.00
Ga. Normal and Ind. College	100,000.00	37,500.00	62,500.00
Highway Commission (?)--	199,242.89	199,242.89	
Horticultural Fund -----	63,000.00	29,945.00	33,055.00

Incid. Exp. Gen. Assembly	225.00	62.32	162.68
Ind. House and Sen. J'nal	150.000		150.00
Indian Springs Fund-----	105.00		105.00
Inspec. of Oils (estimate)	4,056.43	2,192.43	1,964.00
Ins. Pub. Buildings, etc.--	5,000.00	3,784.06	1,215.94
Ins. Dept. Fund (estimate)	10,400.00	2,979.03	7,420.97
Land Script Fund Interest	6,314.14	3,157.07	3,157.07
Legislative Pay Roll -----	111,441.10		111,441.10
Library Fund -----	4,250.00	1,119.31	3,130.69
Library Fund Ref. Bureau	1,600.00		1,600.00
Market Bureau -----	38,000.00	16,040.30	21,959.70
Library Fund Sup. Court-	4,000.00		4,000.00
Ga. Normal and Ind. College Extension Work	12,500.00		12,500.00
Coastal Plains Exp. Sta.--	25,000.00		25,000.00
Board of Health, Ven. Dis.	15,000.00	3,000.00	12,000.00
Library Commission -----	6,000.00	2,804.00	3,196.00
Special Appropriation—			
Third Dist. School--	7,500.00	7,500.00	
Special Appropriation—			
Fourth Dist. School--	3,750.00	3,750.00	
Special Appropriation— /			
Ninth Dist. School --	10,000.00	5,000.00	5,000.00
Special Appropriation—			
Fifth Dist. School --	12,000.00	12,000.00	
Special Appropriation—			
Sixth Dist. School --	6,250.00	6,250.00	
Special Appropriation—			
Seventh Dist. School	3,000.00	3,000.00	
Special Appropriation—			
Twelfth Dist. School--	10,000.00		10,000.00
Agr. Ind. and N. Col. (col.)	5,000.00		5,000.00
Georgia Military College --	5,000.00		5,000.00
N. Ga. A. and M. College--	30,000.00	10,000.00	20,000.00
Overpayment Taxes Re-			
funded (estimate) ---	25,000.00	12,988.50	12,011.50
Pension Fund (estimate) --	1,266,365.00	1,266,365.00	
Printing Fund -----	50,000.00	22,866.94	27,133.00
Printing Fund—R. R.			
Commission -----	2,000.00	76.31	1,923.00
Prison Fund -----	120,000.00	58,281.76	61,718.24

Public Bldgs. and Grounds	50,000.00	26,934.86	23,065.14
Publishing Records (Col. and Con.) Estimate--	2,359.19		2,359.19
Publishing Georgia Reports	10,000.00	2,316.66	7,683.34
Public Debt:			
(a) Interest -----	237,687.50	86,866.95	150,820.55
(b) Sinking Fund ----	100,000.00	81,000.00	19,000.00
Reward Fund -----	3,000.00		3,000.00
Roster Fund -----	5,000.00	1,976.94	3,023.06
School for the Deaf ----	60,000.00	25,243.29	34,656.71
School Fund -----	4,000,000.00	5,343.13	3,994,656.87
School of Technology ----	125,000.00	41,800.00	83,200.00
Soldiers' Home -----	50,000.00	17,367.00	32,633.00
Solicitors Generals' Fees (estimate) -----	7,925.00	2,975.00	4,950.00
So. Ga. A. & M. Col. (Val.)	72,500.00	14,980.00	57,520.00
Special Appropriations--			
Miscellaneous (est.)--	16,000.00	707.05	15,292.95
Special Appropriations--			
Legis. Com. (est.)---	5,199.86	3,338.42	1,861.44
State Nor. School, Special	74,000.00	23,190.00	50,810.00
State Sanitarium -----	891,334.00	385,666.98	505,667.02
State Univ. Support Fund--	108,000.00	44,800.00	63,200.00
State Univ. for Agri. Col.--	132,500.00	55,225.00	77,275.00
State Univ. for Smith-Lever	54,485.08	45,500.00	8,985.00
State Univ. for Sum. School	7,500.00		7,500.00
Training School for Girls--	35,000.00	14,000.00	21,000.00
Tuberculosis Sanitarium --	39,750.00	24,750.00	15,000.00
Vocational Education ----	39,000.00	17,305.87	21,694.13
State Med. Col. for Hygiene and Pub. Health----	20,000.00		20,000.00
Summer School for Colored Teachers -----	2,500.00		2,500.00
Training School, Boys ----	30,000.00	15,500.00	14,500.00
Public Welfare Board ----	15,000.00	5,056.25	9,943.75
Totals -----	\$9,350,674.42	\$3,084,980.51	\$6,265,693.81

TABLE "B."

The following comparative statement will show the present appropriations to the eleemosynary, educational and correctional institutions of the State and the increased amounts requested.

	Present Appropriations	Increased Appropriations Requested
Academy for Blind -----	\$ 40,000.00	
Albany Normal School (Colored) ----	7,500.00	\$ 10,000.00
Ga. Ind. Col. for Colored Youths---	35,000.00	
Georgia Medical College -----	55,000.00	
Georgia Normal and Ind. College--	100,000.00	
Ga. Norm. and Ind. Col.—Ext. Work	12,500.00	80,000.00
North Georgia Agricultural College	30,000.00	5,000.00 Main. 50,000.00 Build.
Georgia School for Deaf -----	60,000.00	Increase.
Georgia School of Technology -----	125,000.00	125,000.00
South Georgia Normal College-----	72,500.00	5,000.00 Main. 75,000.00 Build.
State Normal School -----	74,000.00	30,000.00 Main. 100,000.00 Build.
State Sanitarium -----	891,334.00	Increase.
State College of Agriculture-----	132,500.00	20,000.00 Main. 100,000.00 Build.
State University -----	108,000.00	25,000.00 Main. 325,000.00 Build. 4,500.00 Ins.
State University (Smith-Lever) ----	109,085.08	
State University Summer School---	7,500.00	
Bowdon College -----		20,000.00 Main. 50,000.00 Build.
Training School for Girls -----	35,000.00	5,000.00 5,000.00 Def.
Training School for Boys -----	30,000.00	Increased Appro.
Tuberculosis Sanitarium -----	39,750.00	Increase.
12th District A. & M. Schools-----	180,000.00	120,000.00 10,000.00 each

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker—

Your Committee on Special Judiciary have had under consideration the following: House Bill No. 653, by Arnold of Clay; House Bill No. 673, by Rogers and Swift of Elbert; House Bill No. 658, by Bush of Mitchell; House Bill No. 690, by Parrish of Cook, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

STOVALL,
Chairman.

The following Bills of the House, favorably reported, were read the second time:

By Mr. Arnold of Clay—

A bill to amend an act establishing the City Court of Fort Gaines so as to increase the salary of the Judge of said Court.

By Mr. Bush of Mitchell—

A bill to amend an Act establishing the City Court of Camilla so as to increase the salary of the Judge thereof.

By Messrs. Rogers and Swift of Elbert—

A bill to amend an act establishing the City Court of Elberton so as to provide for appointment of Solicitor thereof by Governor.

By Mr. Parrish of Cook—

A bill to create the City Court of Adel in the County of Cook.

By unanimous consent the following bills were read the third time and placed upon their passage:

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to amend an act amending an act creating the Board of Commissioners of Roads and Revenues for Richmond County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to empower the Treasurer of Richmond County to employ a Clerk.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to amend an act creating City Court of Richmond County relative to salary of the Judge and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to regulate compensation of official stenographic reporters of Superior Courts in certain counties.

The following amendment was read and adopted:

By Mr. Strozier of Bibb—

Amend by striking in the caption and in section 1 thereof the figures 52,540 and substituting in lieu thereof the figures 52,000.

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Burt of Dougherty—

A bill to amend an act creating Board of Commissioners of Roads and Revenues for Dougherty County and act amendatory thereof fixing salaries of County Commissioners.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Burt of Dougherty—

A bill to amend an Act establishing City Court of Albany and Acts amendatory thereof so as to increase salary of the Judge.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Parrish of Cook—

A bill to amend an Act incorporating the City of Adel so as to empower said city to pave and improve its streets.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Parrish of Cook—

A bill to amend an Act incorporating the City of Adel so as to provide for levying a special ad valorem tax for educational purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 118, Nays 0.

The bill having received the requisite constitutional majority was passed.

Under the regular order of business the following bills and resolutions were read the third time and placed upon their passage:

By Mr. Adams of Walton—

A resolution to pay pension to Mrs. Mary Tucker.

The resolution involving an appropriation, the House was resolved into a Committee of the Whole House, and the Speaker designated Mr. Tankersley of Irwin as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee which was favorable to the passage of the resolution, was agreed to.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs:

Adams of Newton	Dyer	McKenney
Adams of Walton	Ficklen	Mann
Alfriend	Gann	Manning
Anderson of	Grant	Mason
Chattooga	Green	Middleton
Anderson of Jenkins	Griffin	Milner
Arnold	Guess	Minchew
Atkinson	Hamilton	Moore of Butts
Barnes	Harden	Moore of Fulton
Barwick	Hendrix	Moye
Bird	Hollingsworth	Mundy
Blalock	Hollis	Neill
Bowen	Holmes	Nichols of Wayne
Boyett of Stewart	Hudson	Owen of Gordon
Bradford	Hullender	Pace
Brannen	Hyers	Palmer of Crisp
Brinson	Jackson of Towns	Palmour of Hall
Brown	Johns	Parrish
Burkhalter	Johnson of Appling	Penland
Burt	Johnson of Bartow	Perryman
Bush	Johnson of	Pilcher
Bussey	Chattahoochee	Pope
Buxton	Jones of Lowndes	Purcell
Calhoun	Jones of Thomas	Quincey
Callahan	Jordan of Jasper	Ramsey of Brooks
Cannon	Kent	Ramsey of Columbia
Cole	King	Rees
Copeland	Kirby	Reid
Culpepper	Knabb	Reiser
Davis of Floyd	Lambert	Reville
Davis of Oglethorpe	Law	Richards
De La Perriere	Lewis	Richardson
Dickey	Longley	Rimes
Dobbs	McDaniel	Rogers of Laurens
Duncan of Dawson	McDonald	Royal
Duncan of Hall	McFarland	Seaman

Shannon	Tankersley	Whitaker of Lowndes
Smith of Candler	Tatum of Campbell	Whitaker of Rockdale
Smith of Carroll	Tatum of Dade	Williams of Miller
Smith of Fulton	Thompson	Williams of Walton
Strozier	Thurmond	Willoughby
Sumner	Timmerman	Woods
Sweat of Ware	Walker	Wyatt
Swift	Ware	Wynne
Swint	Weston	

Those not voting were Messrs:

Barrett	Haynie	Rogers of Elbert
Bates	Hinton	Sibley
Bellah	Hixon	Smiley
Boyett of Marion	Hodges	Smith of Haralson
Brooke	Holtzelaw	Smith of Meriwether
Carswell	Jackson of Jones	Smith of Telfair
Clarke	Jones of Meriwether	Stewart
Clifton	Jordan of Wheeler	Stone
Coates	Kelley	Stovall
Cochran	Kimsey	Stubbs
Corbett	Knight	Sweat of Pierce
Covington	Lankford	Trippe
Cranford	Lasseter	Wall
Daniel	Lawrence	Warren
DeLoach	Lee	Williams of Bulloch
DuBose	Lindsay of DeKalb	Williams of Worth
Eve	Lindsey of Wilkes	Wohlwender
Falligant	MacIntyre	Woody
Gallaher	Nichols of Spalding	Mr. Speaker
Gunnells	Owen of Paulding	
Harvin	Owen of Stephens	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 132, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Quincey of Coffee—

A resolution to pay pension to Mrs. Elizabeth Trowell of Coffee County.

The resolution involving an appropriation, the House was resolved into a Committee of the Whole House, and the Speaker designated Mr. Copeland of Floyd as Chairman thereof.

The Committee of the Whole House arose and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee which was favorable to the passage of the resolution was agreed to.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs:

Adams of Newton	Corbett	Hullender
Adams of Walton	Culpepper	Hyers
Alfriend	Davis of Floyd	Jackson of Towns
Anderson of Chatooga	Davis of Uglethorpe	Johns
Anderson of Jenkins	De La Perriere	Johnson of Appling
Arnold	DeLoach	Johnson of Bartow
Atkinson	Duncan of Dawson	Jones of Lowndes
Barnes	Duncan of Hall	Jones of Thomas
Blalock	Dyer	Jordan of Jasper
Bowen	Falligant	Kent
Boyett of Stewart	Ficklen	King
Bradford	Grant	Kirby
Brannen	Green	Knabb
Brinson	Guess	Lambert
Brown	Gunnells	Law
Burkhalter	Harden	Lewis
Burt	Harvin	McDaniel
Bush	Hendrix	McDonald
Bussey	Hixon	McFarland
Calhoun	Hollingsworth	McKenney
Cannon	Hollis	Mann
Cole	Holmes	Manning
Copeland	Hudson	Mason

Middleton	Purcell	Swift
Milner	Quincey	Tankersley
Minchew	Ramsey of Brooks	Tatum of Campbell
Moore of Butts	Ramsey of Columbia	Thompson
Moore of Fulton	Rees	Thurmond
Moye	Reid	Timmerman
Mundy	Reiser	Trippe
Neill	Richards	Walker
Nichols of Spalding	Richardson	Ware
Nichols of Wayne	Rogers of Laurens	Weston
Owen of Gordon	Royal	Whitaker of Lowndes
Owen of Paulding	Seaman	Whitaker of Rockdale
Pace	Smiley	Williams of Miller
Palmer of Crisp	Smith of Candler	Williams of Walton
Palmour of Hall	Smith of Carroll	Willoughby
Parrish	Smith of Fulton	Woody
Penland	Strozier	Wyatt
Perryman	Sumner	Wynne
Pileher	Sweat of Ware	

Those not voting were Messrs:

Barwick	Hamilton	Renville
Barrett	Haynie	Rimes
Bates	Hinton	Rogers of Elbert
Bellah	Hodges	Shannon
Bird	Holtzelaw	Sibley
Boyett of Marion	Jackson of Jones	Smith of Haralson
Brooke	Johnson of	Smith of Meriwether
Callahan	Chattahoochee	Smith of Telfair
Carswell	Jones of Meriwether	Stewart
Clarke	Jordan of Wheeler	Stone
Clifton	Kelley	Stovall
Coates	Kimsey	Stubbs
Cochran	Knight	Sweat of Pierce
Covington	Lankford	Swint
Cranford	Lasseter	Tatum of Dade
Daniel	Lawrence	Wall
Dickey	Lee	Warren
Dobbs	Lindsay of DeKalb	Williams of Bulloch
DuBose	Lindsey of Wilkes	Williams of Worth
Eve	Longley	Wohlwender
Gallaher	MacIntyre	Woods
Gann	Owen of Stephens	Mr. Speaker
Griffin	Pope	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 125, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. McDonald of Richmond—

A resolution to appropriate money and appoint a commission to receive money for the purpose of erecting a memorial at Vicksburg.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Hollingsworth of Screven as Chairman thereof.

The Committee of the Whole House arose and through their Chairman reported progress and asked leave to sit again.

Mr. Rogers of Elbert moved that the resolution be tabled, and the motion prevailed.

The resolution was tabled.

By Mr. Ficklen of Wilkes—

A bill to require the return of marriage licenses to the Ordinary within specified time.

The report of the Committee which was favorable to the passage of the bill was agreed to.

On the passage of the bill the Ayes were 60, Nays 50.

The bill having failed to receive the requisite constitutional majority, was lost.

By Mr. Smith of Fulton—

A bill to authorize the admission of women in the School of Commerce of the Georgia School of Technology, which is not located on the campus.

Mr. Neill of Muscogee moved to table the bill; the motion prevailed, and the bill was tabled.

By Mr. Mundy of Polk—

A bill to amend section 582 of the Code of 1910 relative to warrants on County Treasuries.

Mr. Arnold of Clay moved that the House do now adjourn; the motion prevailed, and the bill went over as unfinished business.

The following communications were read:

DEPARTMENT OF THE INTERIOR,
UNITED STATES INDIAN SERVICE,
SHOSHONE SCHOOL AND AGENCY.

FORT WASHAKIE, WYO., JUNE 17, 1920.

*To the Speaker and House of Representatives of
Georgia:*

MR. SPEAKER AND GENTLEMEN :

Having accepted a position in the Indian service of the Federal Government, it became necessary for me to tender my resignation to the Governor of Georgia as one of the members of the House of Representatives from Floyd County.

This will necessarily, by operation of law, cause a vacancy in the office of speaker pro tem without the formality of tendering my resignation. I, however, wish to express to you my sincere thanks for the honor that you conferred me in electing me your speaker pro tem last year, and now in taking leave of you as a body I assure you that I carry with me most delightful recollections of the pleasant associations that we have had together.

I consider each and every member of the House my personal friend, and although I am now far away from you, I beg to assure you that I entertain a sincere desire that your session this year will be pleasant and harmonious; that the health and happiness of the members and of their families will be preserved, and that the splendid record made by you in 1919 for constructive legislation will be continued.

Faithfully and sincerely,

JOHN W BALE.

The Speaker was requested to make suitable reply to this communication.

THE SOUTHEASTERN FAIR ASSOCIATION,
ATLANTA, GA., JUNE 22nd, 1920.

Hon. John N Holder,
Speaker of the House,
Atlanta, Ga.

DEAR SIR:

As the Southeastern Fair is the property of the City of Atlanta, every penny invested in the Fair is just that much additional asset in the city's tangible property

Atlanta is aiming for one-half million population in the next decade, to that end we are bending, as citizens, all our efforts.

It has been decided to make the Fourth of July this year a great gala day. The Fourth coming on Sunday, the fifth, Monday, will be celebrated by the laying (with proper ceremonies) of a corner stone at Lakewood—the Mayor of the city will officiate. The honor of your presence is requested on this auspicious occasion. If you will extend an invitation to the members of the House, asking them to give the Mayor their most cordial and active support in this most worthy enterprise, it will be greatly appreciated.

Let's make this a truly Fourth of July celebration in a big step forward for Atlanta.

I am,

Cordially yours,

H. G. HASTINGS.

The invitation was accepted.

Leave of absence was granted Mr. Bellah of Henry.

The Speaker announced the House adjourned until tomorrow morning at 11 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

TUESDAY, JUNE 29, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M., was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cranford	Jackson of Towns
Adams of Walton	Culpepper	Johns
Alfriend	Daniel	Johnson of Appling
Anderson of	Davis of Floyd	Johnson of Bartow
Chattooga	Davis of Oglethorpe	Johnson of
Anderson of Jenkins	De La Perriere	Chattahoochee
Arnold	DeLoach	Jones of Lowndes
Atkinson	Dickey	Jones of Meriwether
Barnes	Dobbs	Jones of Thomas
Barwick	DuBose	Jordan of Jasper
Barrett	Duncan of Dawson	Jordan of Wheeler
Bates	Duncan of Hall	Kelley
Bellah	Dyer	Kent
Bird	Eve	Kimsey
Blalock	Falligant	King
Bowen	Ficklen	Kirby
Boyett of Marion	Gallaher	Knabb
Boyett of Stewart	Gann	Knight
Bradford	Grant	Lambert
Brannen	Green	Lankford
Brinson	Griffin	Lasseter
Brown	Guess	Law
Burkhalter	Gunnells	Lawrence
Burt	Hamilton	Lee
Bush	Harden	Lewis
Bussey	Harvin	Lindsay of DeKalb
Buxton	Haynie	Lindsey of Wilkes
Calhoun	Hendrix	Longley
Callahan	Hinton	MacIntyre
Cannon	Hixon	McDaniel
Carswell	Hodges	McDonald
Clarke	Hollingsworth	McFarland
Clifton	Hollis	McKenney
Coates	Holmes	Mann
Cochran	Holtzelaw	Manning
Cole	Hudson	Mason
Copeland	Hullender	Middleton
Corbett	Hyers	Milner
Covington	Jackson of Jones	Minchew

Moore of Butts	Richards	Swint
Moore of Fulton	Richardson	Tankersley
Moye	Rimes	Tatum of Campbell
Mundy	Rogers of Elbert	Tatum of Dade
Neill	Rogers of Laurens	Thompson
Nichols of Spalding	Royal	Thurmond
Nichols of Wayne	Seaman	Timmerman
Owen of Gordon	Shannon	Trippe
Owen of Paulding	Sibley	Walker
Owen of Stephens	Smiley	Wall
Pace	Smith of Candler	Ware
Palmer of Crisp	Smith of Carroll	Weston
Palmour of Hall	Smith of Fulton	Whitaker of Lowndes
Parrish	Smith of Haralson	Whitaker of Rockdale
Penland	Smith of Meriwether	Williams of Bulloch
Perryman	Smith of Telfair	Williams of Miller
Pilcher	Stewart	Williams of Walton
Pope	Stone	Williams of Worth
Purcell	Stovall	Willoughby
Quincey	Strozier	Wohlwender
Ramsey of Brooks	Stubbs	Woods
Ramsey of Columbia	Sumner	Woody
Rees	Sweat of Pierce	Wyatt
Reid	Sweat of Ware	Wynne
Reiser	Swift	Mr. Speaker
Reville		

Mr. Speaker—

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House Bills

and Uncontested General House Bills having a local application.

5. First Reading of Senate Bills and Resolutions.

By unanimous consent House Bill No. 208 and House Resolution No. 32 were withdrawn.

By unanimous consent the consideration of House Bill No. 147 was postponed to Wednesday, June 30, 1920, to follow Senate Bill No. 81.

Mr. Arnold of Clay moved that the clock in the chamber of the House of Representatives be changed to Central Time.

The motion prevailed.

Under the order of Motions to Reconsider, Mr. Barnes of Bibb moved to reconsider Senate Bill No. 123, providing for the regulation of the practice of the occupation of a barber shop in this State.

The motion prevailed, and the bill was reconsidered.

The following bills and resolutions were introduced, read the first time and referred to committees:

By Mr. Barnes of Bibb—

House Bill No. 762. A bill to repeal an Act fixing and adopting a standard time for the State of Georgia.

Referred to Committee on General Judiciary No. 1.

By Mr. McKenney of Upson—

House Bill No. 763. A bill to repeal an act to incorporate the town of The Rock.

Referred to Committee on Corporations.

By Mr. McKenney of Upson—

House Bill No. 764. A bill to incorporate the town of The Rock.

Referred to Committee on Corporations.

By Mr. Stewart of Atkinson—

House Bill No. 765. A bill to appropriate the sum of twenty-eight hundred and fifty dollars from the State Treasury for the purpose of paying a deficiency in the State Oil Inspector's salary.

Referred to Committee on Appropriations.

By Mr. Stewart of Atkinson—

House Bill No. 766. A bill to amend section 1249 of the Code of 1910 providing for selection by the Governor of Banks in certain cities and towns as State Depositories, so as to add the City of Willacoochee.

Referred to Committee on Banks and Banking.

By Mr. Stewart of Atkinson—

House Bill No. 767. A bill to amend section 1249 of the Code of 1910, providing that the City of Pearson may be added to the list of cities that may have State Depositories.

Referred to Committee on Banks and Banking.

By Mr. Moore of Butts—

House Bill No. 768. A bill to authorize the Governor to lease the Indian Springs, reserve, in the town of McIntosh in the County of Butts.

Referred to Committee on Public Property.

By Mr. Johns of Barrow—

House Bill No. 769. A bill providing for the holding of four terms of the Superior Court per year in the County of Barrow.

Referred to Committee on Special Judiciary.

By Messrs. Hendrix, Smith and Moore of Fulton—

House Bill No. 770. A bill to amend the charter of the City of Atlanta so as to allow payment of taxes in installments.

Referred to Committee on Municipal Government.

By Mr. Carswell of Wilkinson—

House Bill No. 771. A bill to amend an act creating a Department of Banks and Banking, so as to provide for and regulate the equipment and clerical force of the Department of Banking.

Referred to Committee on Banks and Banking.

By Mr. Jordan of Jasper—

House Bill No. 772. A bill to amend section 4884 of the Code of 1910, as to how Clerks of the Superior Courts may be appointed.

Referred to Committee on County and County Matters.

By Mr. Jordan of Jasper—

House Bill No. 773. A bill to repeal an act to create a Board of Education for the City of Monticello.

Referred to Committee on Education.

By Mr. Ramsey of Columbia—

House Bill No. 774. A bill to abolish the office of County Treasurer for the County of Columbia.

Referred to Committee on County and County Matters.

By Mr. Jordan of Jasper—

House Bill No. 775. A bill to amend the charter of the City of Monticello relative to public schools of said city.

Referred to Committee on Education.

By Messrs. Barnes and Strozier of Bibb—

House Bill No. 776. A bill to amend an act to establish the City Court of Macon, relative to increasing the salary of Deputy Clerk of said Court.

Referred to Committee on General Judiciary No. 2.

By Mr. Anderson of Jenkins, et al.—

House Bill No. 777 A bill to authorize the organization of co-operative associations to define their power, etc.

Referred to Committee on Special Judiciary.

By Messrs. Hixon and Smith of Carroll—

House Bill No. 778. A bill to appropriate to the trustees of the University of Georgia \$50,000.00 for the erection of a dormitory for Bowden Normal and Industrial College at Bowden, Ga.

Referred to Committee on Appropriations.

By Mr. Burt of Dougherty—

House Bill No. 779. A bill to amend an act entitled an act to provide for a system of public schools for the City of Albany, providing for the ratification by election.

Referred to Committee on General Judiciary No. 2.

By Mr. Sweat of Ware—

House Bill No. 780. A bill to amend section 416 of the penal code of Georgia relative to violations of the Sabbath.

Referred to Committee on General Judiciary No. 1.

By Messrs. Guess and Lindsay of DeKalb—

House Bill No. 781. A bill to relieve counties issuing bonds in cases where validation has been sought as provided by law.

Referred to Committee on General Judiciary No. 1.

By Mr. Pace of Sumter—

House Bill No. 782. A bill to authorize guardians to encumber the property or estate of their wards.

Referred to Committee on General Judiciary No. 2.

By Mr. Sibley of Greene—

House Bill No. 783. A bill to allow Greensboro to be placed in the list of towns or cities that may have State Depositories.

Referred to Committee on Banks and Banking.

By Mr. Lambert of Morgan—

House Bill No. 784. A bill to abolish the fee system now existing in the Superior Courts of the Ocmulgee circuit.

Referred to Committee on Special Judiciary.

By Mr. Mundy of Polk—

House Bill No. 785. A bill to authorize county authorities to do work on highway leading through certain towns in certain counties.

Referred to Committee on Public Highways.

By Messrs. Clifton of Lee, Burt of Dougherty, et al.

House Bill No. 786. A bill to provide for the construction of fishways over all power dams in this State.

Referred to Committee on Game and Fish.

By Mr. Hamilton of Floyd—

House Bill No. 787. A bill to amend the general tax act relative to powers of special tax collectors.

Referred to Committee on Ways and Means.

By Mr. Pope of Grady—

House Bill No. 788. A bill to create a Board of Commissioners of Roads and Revenues for the County of Grady.

Referred to Committee on County and County Matters.

By Mr. Pope of Grady—

House Bill No. 789. A bill to repeal an act creating a Board of Commissioners of Roads and Revenues for the County of Grady.

Referred to Committee on County and County Matters.

By Mr. Pope of Grady—

House Bill No. 790. A bill to amend section 1880 of the civil code of 1910, to fix the legal weight of syrup per gallon.

Referred to Committee on General Agriculture No. 1.

By Mr. Burt of Dougherty—

House Bill No. 791. A bill to establish a Department of Hotel Inspector, to fix salary of same, etc.

Referred to Committee on General Judiciary
No. 2.

By Messrs. Milner of Dodge, Smith of Fulton, et al.

House Bill No. 792. A bill to amend the Constitution of this State relative to salaries of Justices of the Supreme Court.

Referred to Committee on Amendments to Constitution.

By Mr. Palmer of Crisp—

House Bill No. 793. A bill to amend the Constitution of this State relative to maintaining public libraries.

Referred to Committee on Amendments to Constitution.

By Mr. Lindsay of DeKalb—

House Bill No. 794. A bill to provide that tax receivers may be paid a salary in lieu of commissions for receiving tax returns.

Referred to Committee on County and County Matters.

By Mr. Moore of Butts—

House Resolution No. 137 A resolution to appropriate \$100.00 to Mrs. J. W Hilly, for the pension of J. W Hilly for the year 1920.

Referred to Committee on Pensions.

By Mr. Strozier of Bibb—

House Resolution No. 138. A resolution to pay pension for 1919 to Mrs. Harriet Grimsley.

Referred to Committee on Pensions.

By Mr. Rogers of Elbert—

House Resolution No. 140. A resolution to make House Bills Nos. 482, 466 and 468 special orders.

Referred to Committee on Rules.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr Speaker—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 615. A bill to be entitled an act to amend an act approved August 17th, 1914, creating a new charter for the City of Macon and the several acts amendatory thereof and for other purposes.

No. 655. A bill to be entitled “An Act to Amend the Charter of the City of Pelham.”

No. 656. A bill to be entitled an act to amend the charter of the City of Pelham, in Mitchell County, and for other purposes.

No. 669. A bill to amend the charter of the City of Washington, Wilkes County, and for other purposes.

No. 697. A bill to be entitled an act to amend an act to incorporate the City of Thomaston, relating to the grading of streets and for other purposes.

No. 709. A bill to be entitled an act to amend the charter of the City of Griffin, Ga.

No. 729. A bill to be entitled an act to incorporate the Town of Blythe in the Counties of Richmond and Burke; define its corporate limits; provide for Mayor and Alderman and for other purposes.

J. B. JACKSON,

Chairman.

Mr. J. T. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker—

Your Committee on Corporations have had under consideration the following bills and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 686, to amend the charter of Guyton, Effingham County, Ga.

House Bill No. 677, to create new charter for Linwood, Walker County, Ga.

House Bill No. 695, to amend charter of Apalachee, Morgan County, Ga.

Respectfully submitted,

HIXON OF CARROLL,

Chairman.

Mr. Haynie of Oconee County, Chairman of the Committee on Privileges and Elections, submitted the following report:

Mr Speaker—

Your Committee on Privileges and Elections have had under consideration the following House Bill No. 650 by Mr. Bush of Mitchell and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted,

HAYNIE,

Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 664. To abolish office of Treasurer of Forsyth County.

No. 657 To amend act providing for payment of salary of Treasurer of Mitchell County

No. 674. To abolish office of Treasurer of Clayton County

No. 689. To amend act creating Board of Commissioners of Cook County.

No. 699. To abolish office of Treasurer of Cook County.

No. 742. To establish Board of Commissioners of Roads and Revenues County of Barrow.

No. 743. To change fees of Superior Court Clerks in divorce cases.

No. 744. To fix fees of Clerks Superior Courts.

Respectfully submitted,

TATUM OF CAMPBELL,

Chairman.

The following bills of the House, favorably reported, were read the second time:

By Messrs. Strozier and Cochran of Bibb—

A bill to amend an act creating a new charter for the City of Macon relative to control of city hospital.

By Mr. Bush of Mitchell—

A bill to provide for secret and private ballot at all elections held in Mitchell County.

By Mr. Bush of Mitchell—

A bill to amend charter of the City of Pelham relative to election of councilmen of said city

By Mr. Bush of Mitchell—

A bill to amend charter of City of Pelham relative to election of Chief of Police.

By Mr. Bush of Mitchell—

A bill to amend an act providing for payment of salary of the Treasurer of Mitchell County

By Mr. McDaniel of Forsyth—

A bill to abolish the office of County Treasurer of Forsyth County.

By Messrs. Ficklen and Lindsey of Wilkes—

A bill to amend charter of City of Washington relative to levying taxes for maintaining public schools thereof.

By Mr. Blalock of Clayton—

A bill to abolish the office of County Treasurer of Clayton County

By Mr. McFarland of Walker—

A bill to create a new charter for the town of Linwood.

By Mr. Reiser of Effingham—

A bill to amend an act amending charter of Town of Guyton relative to increase of tax rate.

By Mr. Parrish of Cook—

A bill to amend an act creating Board of Commissioners of Roads and Revenues for Cook County.

By Mr. Lambert of Morgan—

A bill to amend charter of Town of Apalachee relative to levy of ad valorem tax.

By Mr. McKenney of Upson—

A bill to amend an act incorporating City of Thomaston relative to grading and improving streets.

By Mr. Parrish of Cook—

A bill to abolish the office of County Treasurer of Cook County.

By Mr. Nichols of Spalding—

A bill to amend charter of City of Griffin relative to levying of tax for educational purposes.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to incorporate the town of Blythe in Counties of Richmond and Burke.

By Mr. Johns of Barrow—

A bill to establish Board of Commissioners of Roads and Revenues for Barrow County.

By Messrs. Duncan of Hall, Owen of Paulding, Harden of Banks, et al.—

A bill to amend section 5986 of Civil Code of Georgia relative to filing of divorce cases by clerks of Superior Courts and their fees for same.

By Messrs. Duncan of Hall, Owen of Paulding, Harden of Banks, et al.—

A bill to fix fees which the clerks of the Superior Courts of this State shall receive in counties having less than 50,000 population.

The following bills of the House were read the third time and placed upon their passage:

By Mr. Arnold of Clay—

A bill to amend an act establishing the City Court of Fort Gaines so as to increase the salary of the Judge thereof.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bush of Mitchell—

A bill to amend an act establishing the City Court of Camilla so as to increase the salary of the Judge thereof.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 98,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lasseter of Dooly—

A bill to create a new charter for the Town of Unadilla.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Rogers and Swift of Elbert—

A bill to amend an act creating the City Court of Elbert so as to provide for appointment of the Solicitor thereof by the Governor.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Parrish of Cook—

A bill to create the City Court of Adel in the County of Cook.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Neill of Muscogee, Vice Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker—

Your Committee on Rules has had under consideration request from the advocates and opponents of Senate Bill No. 81, providing for the creation of Seminole County, and have instructed me, as its vice chairman, to report back to the House, that they have favorably considered such request, and that said Senate Bill No. 81 be set as a special and continuing order, immediately after the order of Unanimous Consents, on tomorrow, Wednesday morning, June 30.

NEILL,

Vice Chairman.

The report of the committee which was favorable to the adoption of the recommendation contained in the report of the Committee on Rules was agreed to.

The recommendation contained in the report of the Committee on Rules was adopted.

Senate Bill No. 81 providing for the creation of

a new County of Seminole was set as a special and continuing order to follow the order of Unanimous Consents on Wednesday, June 30, 1920.

The following resolution of the House was read and adopted:

By Mr. Anderson of Jenkins—

Resolved by the House of Representatives, the Senate concurring, that the Governor be requested to direct the Keeper of Public Buildings and Grounds not to permit political gatherings by any party or of any kind, held in either chamber without the consent of all members of the committees on Public Properties of both of said houses.

Under the order of unfinished business the following bill was taken up for further consideration:

By Mr. Mundy of Polk—

A bill to amend section 582 of the Civil Code of Georgia by providing that county warrants legally issued and duly presented and not paid for want of funds shall bear interest at the legal rate.

The following amendments were read and adopted:

By Mr. Lindsay of DeKalb—

Amend by adding at end of Sec. 1 "Provided that the provisions of this act shall not apply to warrants outstanding at the time of the passage of this act."

By Mr. Dobbs of Cobb—

Amendment: Provided, however, interest shall not be paid on such warrant or warrants after July 1st following the year in which presented unless such warrant or warrants are again presented and payment refused for want of funds.

By Mr. Holtzclaw of Houston—

Amend by adding between the words treasurer and shall in 11th line of Sec. 1 of said bill the words “and the Commissioners of Roads and Revenues or other authority having control of finances of the county, together.”

By Mr. Johns of Barrow—

Add to Section 1 these words: "The treasurer or keeper of county funds shall endorse on the warrant the words "Presented for payment; no funds on hand with which to pay same. This the day of , 19

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill Mr. Davis of Oglethorpe called for the Ayes and Nays and the call was sustained.

The roll call was ordered, and the vote was as follows:

Those voting Aye were Messrs :

Adams of Newton	Hendrix	Owen of Stephens
Adams of Walton	Hixon	Palmer of Crisp
Anderson of Jenkins	Hullender	Penland
Arnold	Jackson of Jones	Pilcher
Atkinson	Johns	Pope
Barnes	Johnson of Appling	Quincey
Barwick	Johnson of Bartow	Ramsey of Brooks
Bates	Johnson of	Ramsey of Columbia
Blalock	Chattahoochee	Rees
Boyett of Stewart	Jones of Lowndes	Reid
Bradford	Jones of Thomas	Reville
Brown	Jordan of Jasper	Richards
Burt	Kimsey	Rimes
Bush	Kirby	Royal
Buxton	Knabb	Seaman
Cannon	Lasseter	Sibley
Clarke	Law	Smith of Candler
Clifton	Lewis	Smith of Carroll
Cochran	Lindsay of DeKalb	Smith of Haralson
Cole	Lindsey of Wilkes	Stone
Copeland	McDaniel	Stovall
Cranford	McDonald	Strozier
Daniel	McFarland	Sumner
Davis of Floyd	Mann	Sweat of Pierce
De La Perriere	Manning	Sweat of Ware
DeLoach	Mason	Tankersley
Dobbs	Middleton	Tatum of Dade
Duncan of Dawson	Milner	Thompson
Falligant	Minchew	Thurmond
Ficklen	Moore of Fulton	Trippe
Gallaher	Moye	Walker
Gann	Mundy	Wall
Guess	Neill	Ware
Harden	Nichols of Wayne	Weston
Harvin	Owen of Gordon	Whitaker of Rockdale
Haynie	Owen of Paulding	Wynne

Those voting Nay were Messrs :

Anderson of	Brannen	Bussey
Chattooga	Brinson	Carswell
Bowen	Burkhalter	Covington

Culpepper	Kent	Rogers of Laurens
Davis of Oglethorpe	King	Shannon
Dickey	Longley	Smiley
Dyer	McKenney	Smith of Telfair
Grant	Moore of Butts	Swint
Gunnells	Pace	Tatum of Campbell
Hodges	Palmour of Hall	Timmerman
Hollingsworth	Parrish	Whitaker of
Hollis	Perryman	Lowndes
Holmes		Williams of Miller
Holtzelaw	Purcell	Woods
Hudson	Reiser	Woody
Hyers	Richardson	
Jackson of Towns	Rogers of Elbert	

Those not voting were Messrs.:

Alfriend	Green	Smith of Fulton
Barrett	Hamilton	Smith of Meriwether
Bellah	Hintou	Smith of Telfair
Bird	Jones of Meriwether	Stubbs
Boyett of Marion	Jordan of Wheeler	Swift
Brooke	Knight	Williams of Walton
Calhoun	Lambert	Williams of Worth
Callahan	Lankford	Willoughby
Coates	Lawrence	Wohlwender
DuBose	Lee	Wyatt
Duncan of Hall	MacIntyre	Mr. Speaker
Eve	Nichols of Spalding	
Griffin	Palmer of Crisp	

The roll call was verified.

On the passage of the bill the Ayes were 107,
Nays 48.

The bill having received the requisite constitutional majority was passed as amended.

Under the regular order of business the following bills were read the third time and placed upon their passage:

By Mr. Johns of Barrow—

A bill to make it a felony for any person or persons to transport from any point within or without this State to any other point in this State any whiskey or brandy in excess of one gallon.

The report of the committee which was favorable to the passage of the bill was disagreed to and the bill was lost.

By Mr. Hamilton of Floyd—

A bill to make it legal to amend all certiorari bonds, in form and substance.

The report of the committee which was favorable to the passage of the bill was disagreed to and the bill was lost.

By Mr. Barrett of Pike—

A bill to make the carrying of a concealed pistol a felony.

The report of the committee which was favorable to the passage of the bill was disagreed to and the bill was lost.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Sections 1280 to 1288 both inclusive of Parks' Penal Code for 1915 by prohibiting persons from harboring or receiving escapes of persons committed to confinement in places mentioned in said sections, and to provide a punishment therefor.

Mr. Arnold of Clay moved that the bill be tabled; the motion prevailed and the bill was tabled.

By Mr. Haynie of Oconee—

A bill to prescribe a uniform method of recording mortgages, liens and other securities against real estate.

Mr. Pace of Sumter moved that the bill be tabled; the motion prevailed, and the bill was tabled.

Mr. Copeland of Floyd moved that the House do now adjourn.

The motion prevailed.

A petition signed by numerous persons requesting the General Assembly to enact a law to disfranchise native born Africans and their descendants.

The petition was referred to the Committee on Privileges and Elections.

An invitation was extended to the members of the House of Representatives by John A. Manget, Georgia Fair Price Commissioner, to attend a mass meeting to be held at the auditorium in the City of Atlanta at 8 o'clock P. M. on Thursday, July 1, 1920.

The invitation was accepted.

The Speaker announced the House adjourned until 10 o'clock tomorrow morning.

REPRESENTATIVE HALL, ATLANTA, GA.

WEDNESDAY, JUNE 30, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Clifton	Harvin
Adams of Walton	Coates	Haynie
Alfriend	Cochran	Hendrix
Anderson of	Cole	Hinton
Chattooga	Copeland	Hixon
Anderson of Jenkins	Corbett	Hodges
Arnold	Covington	Hollis
Atkinson	Cranford	Hollingsworth
Barnes	Culpepper	Holmes
Barwick	Daniel	Hudson
Barrett	Davis of Floyd	Holtzclaw
Bates	Davis of Oglethorpe	Hullender
Bellah	De La Perriere	Hyers
Bird	DeLoach	Jackson of Jones
Blalock	Dickey	Jackson of Towns
Bowen	Dobbs	Johns
Boyett of Marion	DuBose	Johnson of Appling
Boyett of Stewart	Duncan of Dawson	Johnson of Bartow
Bradford	Duncan of Hall	Johnson of
Brannen	Dyer	Chattahoochee
Brinson	Eve	Jones of Lowndes
Brown	Falligant	Jones of Meriwether
Burkhalter	Ficklen	Jones of Thomas
Burt	Gallaher	Jordan of Jasper
Bush	Gann	Jordan of Wheeler
Bussey	Grant	Kelley
Buxton	Green	Kent
Calhoun	Griffin	Kimsey
Callahan	Guess	King
Cannon	Gunnells	Kirby
Carswell	Hamilton	Knabb
Clarke	Harden	Knight

Lambert	Palmour of Hall	Strozier
Lankford	Parrish	Stubbs
Lasseter	Penland	Sumner
Law	Perryman	Sweat of Pierce
Lawrence	Pilcher	Sweat of Ware
Lee	Pope	Swift
Lewis	Purcell	Swint
Lindsay of DeKalb	Quincey	Tankersley
Lindsey of Wilkes	Ramsey of Brooks	Tatum of Campbell
Longley	Ramsey of Columbia	Tatum of Dade
MacIntyre	Rees	Thompson
McDaniel	Reid	Thurmond
McDonald	Reiser	Timmerman
McFarland	Reville	Trippe
McKenney	Richards	Walker
Mann	Richardson	Wall
Manning	Rimes	Ware
Mason	Rogers of Elbert	Weston
Middleton	Rogers of Laurens	Whitaker of Lowndes
Milner	Royal	Whitaker of Rockdale
Minchew	Seaman	Williams of Bulloch
Moore of Butts	Shannon	Williams of Miller
Moore of Fulton	Sibley	Williams of Walton
Moye	Smiley	Williams of Worth
Mundy	Smith of Candler	Willoughby
Neill	Smith of Carroll	Wohlwender
Nichols of Spalding	Smith of Fulton	Woods
Nichols of Wayne	Smith of Haralson	Woody
Owen of Gordon	Smith of Meriwether	Wyatt
Owen of Paulding	Smith of Telfair	Wynne
Owen of Stephens	Stewart	Mr. Speaker
Pace	Stone	
Palmer of Crisp	Stovall	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introduction of New Matter Under the Rules of the House.

2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House Bills and Uncontested General House Bills having a local application.
5. First Reading of Senate Bills and Resolutions.

By unanimous consent House Bills Nos. 166 and 178 were withdrawn.

By unanimous consent consideration of House Bill No. 147 was postponed to Wednesday, July 7, to follow Motions to Reconsider.

By unanimous consent 200 copies of House Bills Nos. 18 and 77 were ordered printed.

The following bills and resolutions of the House were introduced, read the first time, and referred to Committees:

By Mr. Lindsay of DeKalb—

House Bill No. 795. A bill to require electors to indicate or have indicated after their names in the voters book the political party to which they belong.

Referred to Committee on Privileges and Elections.

By Messrs. Bradford of Whitfield, Sweat of Ware, et al.—

House Bill No. 796. A bill to alter, amend and revise the several acts concerning the government of the soldiers of the Confederate Home.

Referred to Invalid Pensions and Soldiers' Home.

By Mr. Alfriend of Baldwin—

House Bill No. 797. A bill to appropriate \$300,000 to the Georgia State Sanitarium at Milledgeville.

Referred to Committee on Appropriations.

By Messrs. Brown and Dubose of Clarke—

House Bill No. 798. A bill to appropriate \$25,000.00 to the University of Georgia for purchasing property.

Referred to Committee on Appropriations.

By Messrs. Brown of Clarke and Alfriend of Baldwin—

House Bill No. 799. A bill to appropriate \$5,000.00 to the University of Georgia for the use of the North Georgia Agricultural College.

Referred to Committee on Appropriations.

By Messrs. Brown of Clarke and Alfriend of Baldwin—

House Bill No. 800. A bill to appropriate \$5,000.00 to the Georgia Normal and Industrial College at Milledgeville.

Referred to Committee on Appropriations.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 801. A bill to amend section 5148 of the Code of 1910 relative to auditors' fees.

Referred to Committee on General Judiciary No. 1.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 802. A bill to regulate the salary of jailors, and deputy jailors in certain counties.

Referred to Committee on County and County Matters.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 803. A bill to regulate the salaries of Deputy Sheriffs and Bailiffs in certain counties.

Referred to Committee on County and County Matters.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 804. A bill to confirm the title of Standard Fuel Supply Company and its assigns.

Referred to Committee on State of the Republic.

By Mr. Ware of Warren—

House Bill No. 805. A bill to amend an act providing for a public service corporation tax clerk.

Referred to Committee on Special Judiciary

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 806. A bill to amend the charter of Smyrna so as to allow the Mayor and Council to improve the streets and sidewalks.

Referred to Committee on Corporations.

By Messrs. Lasseter of Dooly and Milner of Dodge

House Bill No. 807. A bill to provide for damages for cattle injured in dipping to eradicate ticks.

Referred to Committee on General Agriculture No. 1.

By Mr. Jordan of Jasper—

House Bill No. 808. A bill to amend an act creating a Board of Commissioners of Roads and Revenues for the County of Jasper.

Referred to Committee on County and County Matters.

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 809. A bill to allow the mayor and council of Smyrna, Ga., to call an election to determine whether they may vote bonds for street improvements.

Referred to Committee on County and County Matters.

By Mr. DeLoach of Evans—

House Bill 810. A bill to amend the charter of Claxton relative to increase in salary of officers.

Referred to Committee on Municipal Government.

By Messrs. Whittaker of Lowndes, Parrish of Cook, et al.—

House Bill No. 811. A bill to appropriate \$75,000.00 to the South Georgia Normal and Industrial School at Valdosta.

Referred to Committee on Appropriations.

By Mr. Clifton of Lee —

House Bill No. 812. A bill to amend the Constitution of this State, relative to date of marriage of persons who may receive pensions.

Referred to Committee on Amendments to Constitution.

By Mr. Guess of DeKalb—

House Bill No. 813. A bill to regulate and prescribe the practice and procedure upon judgments, upon demurrers in this State.

Referred to Committee on General Judiciary No. 1.

By Mr. Arnold of Clay—

House Bill No. 814. A bill to appropriate \$20,000.00 for 1920, \$20,000.00 for 1921 to cover deficit in appropriation for State Sanitarium at Alto.

Referred to Committee on Appropriations.

By Mr. McFarland of Walker—

House Bill No. 815. A bill to allow county authorities in their discretion to build bridges with convicts where same are used.

Referred to Committee on Penitentiary.

By Mr. Thompson of Madison—

House Bill No. 816. A bill to incorporate the Town of Pacataligo, in the County of Madison.

Referred to Committee on Corporations.

By Messrs. Davis, Hamilton and Copeland of Floyd—

House Bill No. 817 A bill to allow the governing body of Rome to fix water rates outside the incorporate limits of the city.

Referred to Committee on Municipal Government.

By Messrs. Duncan of Hall, Knight of Berrien—

House Bill No. 818. A bill to provide for overhead bridges and underground passages at grade crossings on railroads.

Referred to Committee on Railroads.

By Mr. Stone of Jeff Davis—

House Bill No. 819. A bill to abolish Section 4747 of the Civil Code of Georgia, relative to per diem of Jurors in Justice Courts.

Referred to Committee on Special Judiciary.

By Mr. Coates of Pulaski—

House Bill No. 820. A bill to amend an act to regulate Banking in this State.

Referred to Committee on Banks and Banking.

By Mr. Smith of Candler—

House Bill No. 821. A bill to create the City Court of Metter, in the County of Candler.

Referred to General Judiciary Committee No. 1.

By Messrs. Adams and Williams of Walton—

House Bill No. 822. A bill to repeal Section

1116 (f) of the code, providing for a system of equalization of taxation in this State.

Referred to Committee on Ways and Means.

By Mr. Mann of Glynn—

House Bill No. 823. A bill to amend the Charter of the City of Brunswick, so as to provide for a commission-manager form of government.

Referred to Committee on Municipal Government.

By Mr. Anderson of Jenkins—

House Bill No. 141. A resolution to provide for a committee to immediately investigate the manner of admitting students to the Georgia Normal and Industrial College at Milledgeville.

Referred to Committee on Education.

By Mr. Tankersley of Irwin—

House Bill No. 142. A resolution to limit the time of the General Assembly this session to forty days.

Lie on table one day

Mr. Arnold of Clay County, Chairman of the Committee on Ways and Means submitted the following report:

Mr Speaker:

Your Committee on Ways and Means have had under consideration the following bills of the House and have instructed me as Chairman, to report same

back to the House with the recommendation that the same do pass.

House Bill No. 18. Amending Par. 1, Sec. 2, Art. 7, of Constitution, authorizing Legislature to classify property for taxation, providing for income taxes, etc.

House Bill No. 77 Amending Par. 1, Sec. 2, Art. 7, of Constitution, so as to authorize General Assembly to classify property for taxation, etc.

Respectfully submitted,

ZACH ARNOLD of Clay, Chairman.

Mr. Smith of Fulton, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr Speaker:

Your Committee on General Judiciary No. 1, have had under consideration the following bills of the House and have instructed me as Chairman, to report same back to the House with the recommendation that the same do pass.

House Bill No. 667 To amend Section 2554 of the Code, providing that county officers give surety company bonds, etc.

House Bill No. 751. An act to amend an act approved July 31, 1906. Local bill for Fulton County

House Bill No. 702. Fixing salaries of Judges in Fulton County

House Bill No. 735. An act entitled to amend Section 519 of the Code, providing that Tax Collectors may be paid salaries.

House Bill No. 762. An act to repeal an act regulating standard time of Georgia.

Respectfully submitted,

J Y. SMITH of Fulton, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:

Your Committee on General Judiciary No. 2 have had under consideration the following bills and resolutions of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 126.

House Bill No. 642.

House Bill No. 661.

House Bill No. 741.

House Bill No. 779.

House Bill No. 776.

And that the following bill of the House do *not* pass, to-wit:

House Bill No. 710.

Respectfully submitted,

STEPHEN PACE of Sumter, Chairman.

My Kyle T. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

Your Committee on Education have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

House Bill No. 705. To authorize Board of Education of Richmond County to issue \$500,000.00 to erect school houses.

House Bill No. 696. To amend act to establish school system for City of Thomaston.

Respectfully submitted,

KYLE T. ALFRIEND,
Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations submitted the following report:

Mr. Speaker:

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass as amended.

House Bill No. 763. To repeal the Charter of the Town of The Rock, in Upson County, Georgia.

House Bill No. 764. An Act creating a new charter of the Town of The Rock.

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Stewart of Atkinson County, Chairman of the Committee on Labor and Labor Statistics, submitted the following report:

Mr. Speaker:

Your Committee on Labor and Labor Statistics have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

House Bill No. 708.

Respectfully submitted,

• STEWART OF ATKINSON, Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations have had under consideration the following bills of the House and have instructed me as Chairman, to report same back to the House with the recommendation that the same do pass.

House Bill No. 728. To provide for the transfer of what is known as the auto tag fund into the general treasury.

House Bill No. 727 To appropriate from general fund of State Treasury net of first monies received out of collection of ad valorem taxes for 1920 to State Aid Road Fund.

Respectfully submitted,

CARSWELL, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:

The Senate has adopted the following joint resolution to which they request the concurrence of the House:

The following resolution of the Senate was read and concurred in:

By Mr. Barrett of the 31st—

Be it resolved by the Senate, the House concurring, that when the Senate and House adjourn on Friday, July 2nd, 1920, the General Assembly shall stand adjourned until 11 o'clock A. M., Central Time, Tuesday, July 6th, 1920.

The following bills and resolutions of the House, favorably reported, were read the second time:

By Mr. Pace of Sumter—

A bill to amend an Act to aid in the establishment and maintenance of public schools in each county of the State.

By Mr. Neill of Muscogee—

A bill to require bonds for title, bonds to re-

convey and other such instruments to be executed with the same formality as deeds conveying realty.

By Mr. Reid of Wilcox—

A bill to amend Section 2554 of the Civil Code of Georgia relative to bonds for county officers.

By Mr. McKenney of Upson—

A bill to amend an act to establish a public school system in the City of Thomaston.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to fix the salaries of Judges of City Courts in counties having cities with a population of not less than two hundred thousand.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to authorize County Board of Education of Richmond County to issue \$50,000 of bonds for erecting school houses.

By Mr. Lawrence of Chatham—

A bill to provide for the examination, licensing and registration of persons engaging in the business of installing plumbing or house drainage.

By Mr. Carswell of Wilkinson—

A bill to appropriate from the general fund of the State Treasury out of first monies arising from collection of ad valorem taxes for 1920 to the State Aid Road Fund.

By Mr. Carswell of Wilkinson—

A bill to appropriate the funds now in the State Treasury arising from and known as State Aid Road Fund into the general fund.

By Mr. Lindsay of DeKalb—

A bill to amend Section 519 of Civil Code of Georgia so as to provide for payment of salary to State Tax Collectors.

By Mr. Law of Burke—

A bill to amend Section 5056 of the Civil Code of Georgia relative to issuing of attachments.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to amend the amendment to an act amending an act to establish the Municipal Court of the City of Atlanta.

By Mr. Barnes of Bibb—

A bill to repeal an act to establish a standard of time in Georgia.

By Mr. McKenney of Upson—

A bill to repeal an act to incorporate the Town of The Rock.

By Mr. McKenney of Upson—

A bill to incorporate the town of The Rock.

By Messrs. Barnes and Strozier of Bibb—

A bill to amend an act to establish the City Court of Macon in the County of Bibb so as to increase the salary of the Deputy Clerk thereof.

By Mr. Burt of Dougherty—

A bill to amend an Act to provide for a system of public schools in the City of Albany

By Messrs. McDonald, Pilcher and Reville of Richmond—

A resolution to relieve the sureties on bond of Alonzo Golson and Sophie Myers.

The following bills of the House were read the third time and placed upon their passage:

By Mr. Green of Gwinnett—

A bill to fix the salary of the Treasurer of Gwinnett County

The following amendment was read and adopted:

By Messrs. Green and Kelley of Gwinnett—

Amend Section 1, line 5, by striking the words and figures fifty, and inserting in lieu thereof the words and figures One Hundred (\$100.00) so that the compensation provided in said bill shall be One Hundred Dollars per month instead of fifty.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

The bill having received the requisite constitutional majority was passed.

By Mr. Bush of Mitchell—

A bill to amend the charter of the City of Pelham so as to provide for the election of one councilman from each fire ward in said town and one from the town at large.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bush of Mitchell—

A bill to amend the charter of the City of Pelham so as to provide for the election of the Chief of Police by the people.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Strozier and Cochran of Bibb—

A bill to amend an Act creating new charter

for City of Macon relative to control and management of hospital in said city

The following amendment was read and adopted:

By Mr. Strozier of Bibb—

Moves to amend as follows: Add after the words "County Board of Commissioners of Bibb County" as inserted in said section the following proviso: "Provided, however, that the present chairman of the finance committee of council shall continue to serve as an ex-officio member of said hospital commission until the expiration of his present term of office."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 117, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Bush of Mitchell—

A bill to provide for secret and private ballot in all elections held in Mitchell County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

By Mr. Bush of Mitchell—

A bill to amend an Act to provide for the payment of a salary to the Treasurer of Mitchell County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McDaniel of Forsyth—

A bill to abolish the office of County Treasurer of Forsyth County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Ficklen and Lindsey of Wilkes—

A bill to amend the charter of the City of Washington relative to levying taxes for educational purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Blalock of Clayton —

A bill to abolish the office of County Treasurer of Clayton County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McFarland of Walker—

A bill to create a new charter for the town of Linwood in the County of Walker.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Reiser of Effingham—

A bill to amend an act amending the charter of the town of Guyton, Ga.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Parrish of Cook—

A bill to amend an act creating a Board of Commissioners of Roads and Revenues for Cook County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lambert of Morgan—

A bill to amend the charter of the town of Apalachee in the County of Morgan relative to levy of taxes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McKenney of Upson—

A bill to amend an act to incorporate the City of Thomaston relative to grading and improving streets.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Parrish of Cook—

A bill to abolish the office of County Treasurer of Cook County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Nichols of Spalding—

A bill to amend the charter of the City of Griffin relative to levy of annual taxes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to incorporate the town of Blythe in the counties of Richmond and Burke.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Johns of Barrow—

A bill to establish a Board of Commissioners of Roads and Revenues for Barrow County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Duncan of Hall, Owen of Paulding, Harden of Banks, et. al.—

A bill to fix the amount of fees of clerks of Superior Courts in counties having less than 50,000 population.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

Under the order of Orders of the Day the following bill of the Senate was taken up for consideration:

By Messrs. Watson, Shingler and others—

A BILL.

The General Assembly of the State of Georgia hereby proposes to the qualified electors of said State an amendment to paragraph two (2), Section one (1), Article eleven (11), of the Constitution of the State of Georgia, as heretofore amended, to provide for the creation of a new county to be known as Seminole, and for other purposes.

SECTION 1.

The General Assembly of the State of Georgia proposes to the people of Georgia an amendment to paragraph two (2), Section one (1), Article eleven (11), of the Constitution of this State, as heretofore amended, as follows, to-wit:

That in addition to the counties now provided for by the Constitution, as hereofore amended, there shall be a new county to be known as Seminole laid out from the counties of Decatur and Early, bounded as follows, to-wit: Beginning at the southwest corner of the State of Georgia, running thence eastward along the line between Georgia and Florida to the mouth of Flint river; thence up the channel of Flint river to the mouth of Spring creek; thence northward up to the eastern bank of Spring creek, through Decatur County, to the line of Miller County; thence west along the south line of Miller County to the southwest corner of Miller County; thence north along the west line of Miller County to the northwest corner of lot of land number one hundred and thirty-four (134) in the 26th land district of

Early County; thence west along land line to the northwest corner of fractional lot of land number four hundred and three (403) in said 26th district, and to the line between Georgia and Alabama; thence southward along the State line between Georgia and Alabama to the southeast corner of the State of Alabama and the line between Alabama and Florida; thence continuing southward along the State line between Georgia and Florida; thence continuing southward along the State line between Georgia and Florida to the southwest corner of the State of Georgia, the point of beginning.

The county site of said county shall be the town of Donaldsonville, Georgia.

Said county shall be attached to the second congressional district, to the Albany judicial circuit, and to the eighth senatorial district, until changed by the General Assembly of Georgia.

Terms of Superior Court in said county shall be held on the third Mondays in February, June and October, in each year, until changed by the General Assembly

Justices of the peace and constables cut off into the new county shall exercise the duties and powers of their offices until new militia districts are laid out in said new county as provided by law, and until their successors are elected and qualified.

The voters of said new county, qualified to vote for members of the General Assembly, under the laws of Georgia, shall on the first Wednesday in December, 1920, elect an Ordinary, Clerk of the

Superior Court, Sheriff, Coroner, Tax Collector, Tax Receiver, County Surveyor, County Treasurer and County School Superintendent, who shall hold office until the next general election for county officers shall be held in the State of Georgia, and until their successors are elected and qualified. Said election shall be held at the usual voting places heretofore established, within the territory of said new county, and shall be conducted in the manner now prescribed by law for holding elections for county officers, and the officers elected therein shall qualify, give bond and take oath as prescribed by law, and enter upon the discharge of their respective duties on the 1st day of January, 1921.

SECTION 2.

The provisions of Sections 829 to 848, inclusive of the Code are hereby made applicable to said new county and said county, when created, shall be a "statutory county," and subject to all general laws applicable to counties of this State.

SECTION 4.

Said new county, when created, shall be entitled to one representative in the lower House of the General Assembly of Georgia, and the membership of the said House shall be increased by one so as to admit of representation therein for said new county

SECTION 5.

Whenever the constitutional amendment hereby proposed shall be agreed to by two-thirds of the members of the two Houses of the General Assembly, and the same entered on their Journals, with

the “yeas” and the “nays” taken thereon, the Governor shall cause said proposed amendment to be published in at least two newspapers in each congressional district in this State for a period of two months next preceding the next general election; and the Governor shall provide for the submission of this proposed amendment to the electors of the State at the next general election to be held therein, for their ratification or rejection. All persons voting in said election in favor of said proposed amendment shall have written or printed on their ballots the words “For the amendment to the Constitution creating the County of Seminole,” and those opposed thereto shall have written or printed on their ballots, the words, “Against the amendment to the Constitution creating the County of Seminole.” Returns of said election shall be made to the Secretary of State, who shall certify the result thereof to the Governor, and if said proposed amendment be ratified by a majority of the voters voting in said general election, the Governor shall issue his proclamation to said effect.

The following amendments were read and adopted:

By Mr. Middleton of Early—

Moves that Senate Bill No. 81 providing for the creation of Seminole County, be amended in the following particulars, to-wit:

1. By striking from Section 1 of said bill the following words, to-wit: “thence north along the west line of Miller County to the northeast corner of lot of land number one hundred and thirty-four

(134), in the 26th land district of Early County; thence west along land line to the northwest corner of fractional lot of land number four hundred and three (403) in said 26th district, and'';—

And by substituting in lieu of the words so stricken, the following words, to-wit: "thence west along the south line of Early County."

2. By striking from Section 1 of said bill the following word, to-wit: "Albany";

And by substituting for the word so stricken, the word, "Pataula";

So that said new county will be placed in the Pataula instead of the Albany Judicial Circuit.

By Mr. Knight of Berrien—

Moves to amend Senate Bill No. 81 in the following particulars, to-wit:

1. By striking from Section 1 the language as follows: "thence northward up the eastern bank of Spring creek through Decatur County to the line of Miller County"; and substituting in lieu thereof the following: "thence northward up the western bank of Spring creek to land lot (131) number one hundred and thirty-one in the 21st district of Decatur County at a point opposite a public road known as Rhodes ferry road, and thence west to a point one-half mile distant from the west bank of Spring creek, and thence northward along a line parallel with, and one-half mile distant from the west bank of Spring creek to the south line of Miller county."

Mr. Brown of Clarke moved the previous question; the motion prevailed, and the main question was ordered.

The report of the Committee which was favorable to the passage of the bill was agreed to as amended.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	De La Perriere	Knight
Adams of Walton	DeLoach	Lambert
Alfriend	Dickey	Lasseter
Anderson of	DuBose	Law
Chattooga	Duncan of Dawson	Lawrence
Anderson of Jenkins	Duncan of Hall	Lewis
Atkinson	Dyer	Longley
Barnes	Eve	McDaniel
Barwick	Falligant	McDonald
Bates	Grant	Manning
Bird	Griffin	Middleton
Blalock	Gunnells	Milner
Bowen	Hamilton	Minchew
Boyett of Marion	Harden	Moore of Butts
Bradford	Harvin	Moye
Brannen	Hendrix	Mundy
Brinson	Hixon	Nichols of Wayne
Brown	Hodges	Owen of Gordon
Burkhalter	Hollingsworth	Owen of Paulding
Burt	Hollis	Owen of Stephens
Bush	Hudson	Pace
Bussey	Hullender	Palmer of Crisp
Calhoun	Hyers	Palmour of Hall
Cannon	Jackson of Towns	Parrish
Carswell	Johns	Penland
Clarke	Johnson of Appling	Perryman
Clifton	Johnson of Bartow	Pilcher
Coates	Johnson of	Pope
Cochran	Chattahoochee	Purcell
Cole	Jones of Lowndes	Quincey
Copeland	Kent	Ramsey of Brooks
Corbett	Kimsey	Ramsey of Columbia
Cranford	King	Rees
Daniel	Kirby	Reid
Davis of Oglethorpe	Knabb	Reiser

Reville	Stewart	Wall
Rimes	Stone	Ware
Rogers of Elbert	Strozier	Weston
Rogers of Laurens	Stubbs	Whitaker of Lowndes
Royal	Sumner	Whitaker of Rockdale
Shannon	Sweat of Pierce	Williams of Bulloch
Sibley	Sweat of Ware	Williams of Miller
Smiley	Swint	Williams of Walton
Smith of Candler	Tankersley	Williams of Worth
Smith of Carroll	Tatum of Campbell	Wohlwender
Smith of Haralson	Thurmond	Woods
Smith of Meriwether	Timmerman	Woody
Smith of Telfair	Trippe	Wyatt

Those voting in the negative were Messrs.:

Arnold	Green	McKenney
Barrett	Guess	Mason
Boyett of Stewart	Holmes	Moore of Fulton
Buxton	Holtzclaw	Neill
Callahan	Jackson of Jones	Richards
Covington	Jones of Meriwether	Richardson
Culpepper	Jones of Thomas	Seaman
Davis of Floyd	Jordan of Jasper	Smith of Fulton
Dobbs	Lindsay of DeKalb	Swift
Ficklen	Lindsey of Wilkes	Tatum of Dade
Gallaher	McFarland	Walker
Gann		

Those not voting were Messrs.:

Bellah	Lankford	Stovall
Brooke	Lee	Thompson
Haynie	MacIntyre	Warren
Hinton	Mann	Willoughby
Jordan of Wheeler	Nichols of Spalding	Wynne
Kelley	Mr. Speaker	

Ayes 142, nays 34.

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 142, Nays 34.

The bill having received the requisite constitutional majority, was passed as amended.

Under the regular order of business the following bills were read the third time and placed upon their passage:

By Messrs. Boyett of Marion, Harden of Banks, et. al.—

A bill to compel the County Boards of Education to install sanitary privies in all schools not having flush system of toilet.

Mr. Rogers of Elbert moved that the bill be tabled; the motion prevailed, and the bill was tabled.

By Mr. Cole of Coweta—

A bill to require the holders of all promissory notes of every kind to exhibit same to tax receiver each year, to require tax receiver to stamp same, and to make such debts non-collectible unless so stamped.

Mr. Davis of Oglethorpe moved that the House do now adjourn; the motion prevailed, and the bill went over as unfinished business with Mr. Cole of Coweta on the floor.

Leave of absence was granted Mr. Walker of Baker, Mr. Harvin of Calhoun, Mr. Buxton of Burke, Mr. Anderson of Jenkins, Mr. Knabb of Charlton and Mr. McDaniel of Forsyth.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

THURSDAY, JULY 1, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker, and opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Clarke	Hamilton
Adams of Walton	Clifton	Harden
Alfriend	Coates	Harvin
Anderson of	Cochran	Haynie
Chattooga	Cole	Hendrix
Anderson of Jenkins	Copeland	Hinton
Arnold	Corbett	Hixon
Atkinson	Covington	Hodges
Barnes	Cranford	Hollingsworth
Barwick	Culpepper	Hollis
Barrett	Daniel	Holmes
Bates	Davis of Floyd	Holtzclaw
Bellah	Davis of Oglethorpe	Hudson
Bird	De La Perriere	Hullender
Blalock	DeLoach	Hyers
Bowen	Dickey	Jackson of Jones
Boyett of Marion	Dobbs	Jackson of Towns
Boyett of Stewart	DuBose	Johns
Bradford	Duncan of Dawson	Johnson of Appling
Brannen	Duncan of Hall	Johnson of Bartow
Brinson	Dyer	Johnson of
Brown	Eve	Chattahoochee
Burkhalter	Falligant	Jones of Lowndes
Burt	Ficklen	Jones of Meriwether
Bush	Gallaher	Jones of Thomas
Bussey	Gann	Jordan of Jasper
Buxton	Grant	Jordan of Wheeler
Calhoun	Green	Kelley
Callahan	Griffin	Kent
Cannon	Guess	Kimsey
Carswell	Gunnells	King

Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
Owen of Gordon	Smith of Telfair	Mr. Speaker
Owen of Paulding	Stewart	
Owen of Stephens	Stone	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House Bills and Uncontested General House Bills having a local application.

5. First Reading of Senate Bills and Resolutions.

The Speaker announced the following Committee assignments:

Mr. Griffin of Decatur to be Chairman of the Committee on Amendments to Constitution.

Mr. Lindsay of DeKalb to be Vice-Chairman of the Committee on Amendments to Constitution.

The following bills and resolutions of the House were introduced, read the first time, and referred to Committees:

By Messrs. Johnson and Trippe of Bartow—

House Bill No. 824. A bill to authorize the annual pensions of soldiers who enlisted in C. S. A. after October 26, 1864.

Referred to Committee on Pensions.

By Mr. Johnson of Bartow—

House Bill No. 825. A bill to provide for co-operation with Act of Congress providing for promotion of Vocational Rehabilitation.

Referred to Committee on Education.

By Mr. Carswell of Wilkinson—

House Bill No. 826. A bill to authorize the Judges of Superior Courts to empower clerks to sign orders.

Referred to Committee on General Judiciary No. 2.

By Messrs. Burkhalter of Clinch, Parrish of Cook, et al.—

House Bill No. 827. A bill to amend an Act proposing to create County of Lanier so as to place said county when created in Alapaha Judicial Circuit.

Referred to Committee on Amendments to Constitution.

By Mr. Neill of Muscogee—

House Bill No. 828. A bill to define term Air Ship, and to provide for registration of same.

Referred to Committee on General Judiciary No. 2.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 829. A bill to amend Section 1205 of Penal Code relative to female felony convicts.

Referred to Committee on General Judiciary No. 1.

By Messrs. Kirby and Cole of Coweta—

House Bill No. 830. A bill to amend Section 608 of Code of Georgia relative to fees of county surveyors.

Referred to Committee on County and County Matters.

By Mr. Stone of Jeff Davis—

House Bill No. 831. A bill to create a Board of Commissioners of Roads and Revenues for County of Jeff Davis.

Referred to Committee on County and County Matters.

By Mr. Stovall of McDuffie—

House Bill No. 832. A bill to create and incorporate the City of Thomson in lieu of the town of Thomson.

Referred to Committee on Special Judiciary

By Mr. Williams of Bulloch—

House Bill No. 833. A bill to amend charter of City of Statesboro relative to issuing bonds for erecting and equipping public school buildings in said city.

Referred to Committee on Municipal Government.

By Messrs. Barnes of Bibb and Haynie of Oconee—

House Bill No. 834. A bill to make distilling, selling or transporting any liquors containing pot-

ash, lye, naptha, wood alcohol or other poisonous ingredient a felony

Referred to Committee on General Judiciary
No. 1.

By Mr. Holtzclaw of Houston—

House Bill No. 835. A bill to fix time of office of Commissioner of Pensions.

Referred to Committee on Pensions.

By Mr. Pope of Grady—

House Bill No. 836. A bill to prescribe the manner of holding primary elections in Grady County.

Referred to Committee on Privileges and Elections.

By Mr. Jackson of Jones—

House Bill No. 837 A bill to authorize Judges of Superior Courts to grant orders for hearing of applications to validate bonds in vacation in any place in their respective circuits.

Referred to Committee on General Judiciary
No. 2.

By Mr. Jackson of Jones—

House Bill No. 838. A bill to authorize Judges of Superior Courts to grant orders for the hearing of applications to annul charters in vacation in any place in their circuits.

Referred to Committee on General Judiciary
No. 2.

By Mr. Johns of Barrow—

House Bill No. 839. A bill to make all post roads used in whole or in part as rural mail routes public roads.

Referred to Committee on Public Highways.

By Messrs. Hamilton of Floyd, Anderson of Chattooga and McFarland of Walker—

House Bill No. 840. A bill to amend an Act to amend Section 696 of Code of 1910 relative to levy of taxes in certain counties.

Referred to Committee on General Judiciary
No. 2.

By Mr. Boyett of Marion—

House Bill No. 841. A bill to create new charter for Town of Buena Vista.

Referred to Committee on Corporations.

By Mr. Mundy of Polk—

House Bill No. 842. A bill to repeal the Act providing for appointment of whipping bosses so as to abolish whipping post law in Georgia.

Referred to Committee on Penitentiary.

By Messrs. Brown of Clarke and Hyers of Lumpkin—

House Bill No. 843. A bill to appropriate \$50,000 to trustees of University of Georgia for erect-

ing dormitory on grounds of North Georgia Agricultural College at Dahlonega.

Referred to Committee on Appropriations.

By Mr. Wall of Putnam—

House Bill No. 844. A bill to prescribe the jurisdiction of County Courts.

Referred to Committee on County and County Matters.

By Messrs. Dobbs of Cobb and Wohlwender of Muscogee—

House Bill No. 845. A bill to provide for amount of deposit to be made by Life Insurance Companies not now authorized to do business in this State.

Referred to Committee on Insurance.

By Mr. Moore of Fulton—

House Resolution No. 143. A resolution to appropriate to the Junior Order certain sums due for rent.

Referred to Committee on Appropriations.

By Mr. Alfriend of Baldwin—

House Resolution No. 144. A resolution to authorize and instruct the State Librarian to furnish to Georgia State Sanitarium at Milledgeville copy of Parks' Code of Georgia.

Referred to Committee on Public Library

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass as amended.

House Bill No. 635, to amend the charter of Lincolnton, Lincoln County, By Mr. Bussey.

House Bill No. 672, to consolidate the acts amending the charter of McCaysville, Fannin County. By Mr. Woody, do pass as amended.

Respectfully submitted,

DIXON OF CAMPBELL,

Chairman.

Mr. Wyatt of Troup County, Chairman of the Committee on Game and Fish, submitted the following report:

Mr. Speaker:—

Your Committee on Game and Fish have had under consideration the following House Bill No. 786, and have instructed me as Chairman, to report

the same back to the House with the recommendation that the same do pass.

Respectfully submitted,

WYATT,

Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration House Bills Nos. 773 and 775, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

House Bill No. 773. An Act to “repeal an Act” entitled an Act to create a Board of Education for City of Monticello.

House Bill No. 775. An Act to amend an Act entitled to incorporate the City of Monticello in the County of Jasper and for other purposes.

Respectfully submitted,

KYLE T. ALFRIEND,

Chairman.

Mr. Law of Burke County, Chairman of the Committee on Insurance, submitted the following report:

Mr. Speaker:—

Your Committee on Insurance have had under consideration the following bill of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, to-wit:

House Bill No. 572, to permit Mutual Fire Insurance Companies organized under the laws of the State of Georgia to issue and sell surplus fund or guarantee fund certificates, and to provide how such funds shall be used and how such certificates shall be paid.

Respectfully submitted,

LAW OF BURKE,

Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

683. To fix time of holding meetings, fix salary and prescribe duties of County Commissioners of Stewart County.

152. To fix salary of Treasurer of Fulton County.

789. To repeal Act establishing Board of Commissioners of Roads and Revenues of Grady County.

371. To amend Act creating Board of Commissioners of Roads and Revenues of Glynn County

711. To authorize Commissioners of Roads and Revenues of Spalding County to deed property.

712. To fix salaries of Commissioners of Roads and Revenues of Spalding County

724. To increase salary of Treasurer of Morgan County.

774. To abolish office of Treasurer of Columbia County

788. To create Board of Commissioners of Roads and Revenues of County of Grady

755. To create office of Commissioners of Roads and Revenues of Gordon County.

758. To repeal Act to create Board of Commissioners of Roads and Revenues of Bryan County.

759. To create Board of Commissioners of Roads and Revenues for Bryan County.

718. To amend Act creating Boards of Commissioners of Floyd County.

Respectfully submitted,

TATUM OF CAMPBELL,

Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has concurred in the House amendments to the following bill of the House:

81. To amend Paragraph 2, Section 1, Article 11, of the Constitution creating the new County of Seminole.

ATLANTA, GA., JULY 1, 1920.

The following message was received from His Excellency, the Governor, through his clerk, Mr. Cobb:

Mr. Speaker:—

I am directed by His Excellency, the Governor, to deliver to your Honorable Body a communication in writing, to which he respectfully invites your attention.

The following message from His Excellency, the Governor, was read:

STATE OF GEORGIA,
Executive Department,
Atlanta, July 1st, 1920.

To the General Assembly of Georgia:

Attached hereto are:

- (1) Letter of the Chairman of the Western and Atlantic Railroad Commission transmitting to the Governor the Annual Report of this Commission and requesting that said report be submitted to you.

- (2) The Fifth Annual Report of the Western and Atlantic Railroad Commission, in which is fully set forth the status of the work of this Commission, as required by the Act creating it, and to which your attention is invited.

Respectfully submitted,

HUGH M. DORSEY,

Governor.

WESTERN AND ATLANTIC RAILROAD COMMISSION,

STATE CAPITOL—ATLANTA.

June 30th, 1920.

Hon. Hugh M. Dorsey,

Governor, State of Georgia,

Atlanta, Ga.

Sir:

I have the honor to transmit herewith, in behalf of the Western & Atlantic Railroad Commission, its Fifth Annual Report to the General Assembly, as required by law, the same being for the year ending this day

The Commission will thank you to transmit this report to the General Assembly at your earliest convenience.

Very Respectfully,

C. M. CANDLER,

Chairman.

FIFTH ANNUAL REPORT OF THE WESTERN
& ATLANTIC RAILROAD COMMISSION.

STATE CAPITOL, ATLANTA, GA.,

June 30th, 1920.

To the General Assembly:

Under the provisions of the Lease Act of 1915, it is made the duty of the Western & Atlantic Railroad Commission to submit annual reports of its work, until it shall have completed its duties under the Act, or shall have been discharged by joint resolution of the General Assembly. Annual reports in accordance with this provision have been submitted, the last being for the year ending June 30th, 1919. This report is for the year ending June 30th, 1920, and with this and the four already submitted, the General Assembly will have complete report of all of the work accomplished by the Commission.

The report made to the General Assembly at its 1917 session contained a full history of the negotiations resulting in the execution of a contract with the Nashville, Chattanooga and St. Louis Railway for a new lease of the railroad and properties located at the termini and at intermediate points deemed advisable to be kept as a part of the railroad proper, and a copy of this contract of lease, effective December 27th, 1919, for a term of fifty years.

Pursuant to the terms and provisions of this contract, the road and properties going therewith were formally received from the Lessee under the 1890 lease contract, and with the exceptions herein-

after mentioned delivered to the new Lessee, and formal receipt taken therefor, a complete inventory of all property included having been previously made by the Commission and accepted by the Lessee.

There was included in the 1890 lease a lot of old tools, shop materials, office supplies and machinery, valued at the beginning of the lease at \$33,093.60.

Such of the machinery as remained in existence was merely junk, the tools had been worn out and the materials and supplies consumed. The 1917 agreement provided that the value above mentioned, \$33,093.60, should be paid to the State in cash and on December 27th last the agreed payment into the State Treasury was made.

In the old lease there were also included certain old rolling stock and equipment valued by the State at the beginning of the lease at \$361,041.00. Much of this is now antiquated and poorly adapted to present day use. Some of it has entirely disappeared. The 1890 lessee valued all of it at \$260,000. By reference to the 1917 report and the new lease contract printed therewith it will be recalled that this old equipment has been included in the new lease, with the agreement, however, by the Lessee to account to the State at the end of the new lease, at the full value of the same, as fixed by the State, to-wit, \$361,041.00.

On December 27th, 1919, the Lessee deposited with the State Treasurer \$600,000.00 par value United States registered bonds as security for faithful compliance on its part with the terms of the contract. The State, as you will recall, is the owner of

two parcels of commercial property in Chattanooga, known as the Southern Express Company building and the Eastern Hotel building.

These properties had been included in the 1890 lease along with the railroad properties, perhaps without any material return to the State.

This Commission did not deem them essential or necessary to the railroad properties, and did not include them in the properties leased under the contract, but reserved them for separate disposition, under which their rental value could be obtained.

On November 6th, 1919, a lease contract covering the rental of these two properties to J. B. Pound, of Chattanooga, Tennessee, for a term of fifty years from December 27th, 1919, running concurrently with the lease of the railroad properties, was executed.

A copy of the rental contract is attached to this report as an exhibit, and the Lessee took possession thereunder on December 27th last.

The rental is on an ascending scale and averages \$12,000 net per annum for the entire period of the lease. The Lessee agrees to expend no less than \$35,000 in improvements and to pay all taxes, assessments and governmental charges of every character. United States registered bonds for the amount of annual rental, as security for faithful compliance with the lease contract, have been deposited with the State Treasurer.

LITIGATION.

The Litigation with the Southern Railway in reference to use by it of the State's right of way at

Dalton and Atlanta, mention of which was made in our last report, is still pending. During the period of Federal possession and control of this road, only terminated March 1st last, it was not deemed wise to press these cases to trial. There is no reason now why early trial should not be pressed.

EXPENSES OF THE COMMISSION.

Attached hereto as an exhibit is a statement of expenditures by the Commission since its last report. There is a balance of the last appropriation made by the General Assembly, undrawn and in the Treasury of \$832.04.

RETURNS UNDER NEW LEASES.

Using actual figures where specified and estimates where the actual are not named, the Commission submits the following as the total minimum net consideration to be received by the State under the leases now in effect for the fifty year term of rental, to-wit:

Road rentals to be paid in cash-----	\$27,000,000.00
Contractural cash minimum to be expended on permanent road improvements-----	3,000,000.00
Cash rental for Southern Express Co. and Eastern Hotel buildings-----	600,000.00
Contractural cash minimum to be expended on permanent improvements on above mentioned buildings -----	35,000.00
Estimated minimum taxes in Tennessee on the State's properties to be paid by lessees for the term of lease -----	1,500,000.00
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Total consideration of leases-----	\$32,135,000.00

In addition to the above, we estimate that during the period of the road lease tax accruals in Georgia on rolling stock and equipment owned by the Lessee, as provided under the terms of the new lease, but not taxed under the old lease expiring on December 27th, last, will aggregate not less than \$500,000.

In this connection it is interesting to refer to the estimated reproduction cost new of the road as of July, 1916, printed in the Commission's 1917 Report, made by its Engineer, J. Houston Johnston.

Including lands, this estimate was \$15,508,867

Mr. Johnston valued lands at \$7,187,000. Excluding lands, his estimate was \$8,321,867. In this last he included \$260,000 as the value of old rolling stock and equipment included in the old lease. The Bureau of Valuation, Interstate Commerce Commission, has recently submitted its tentative engineering report, in which the estimated reproduction cost new, excluding lands, is placed at \$8,060,372. This estimate includes \$95,705 for the old rolling stock and equipment figured in Mr. Johnston's estimate at \$260,000. Under the terms of the new lease, at the expiration thereof, the Lessee has contracted to account to the State for the sum of \$361,041 as its value.

We think the small difference in the estimates of reproduction cost by the Bureau of Engineering and by Mr. Johnston is greatly to the latter's credit.

Tentative land values by the Valuation Bureau have not yet been given.

Mr. Johnston, representing the Commission, has been keeping informed as to the progress of the work of valuation by the Interstate Commerce Commission under the Federal Valuation Act. In our opinion provision for his continued employment in this valuation work should be made, directing him to report to the Railroad Commission in the future. As his duties would not be heavy only a moderate compensation and expenses would be necessary.

CONCLUSION AND RECOMMENDATIONS.

Except as to the two litigated encroachments above mentioned, and a few other minor encroachments along the right of way, the work of this Commission seems to have been completed.

After the lease of the road and its properties, now fully completed, the Act of 1915 requires the Railroad Commission to exercise supervision over the properties leased. It appears to us as now wholly unnecessary to continue this Commission in existence for the purpose of looking after the two cases mentioned and the minor encroachments remaining.

We therefore respectfully recommend that the matter of encroachment and the litigation in connection therewith be placed under the future supervision and direction of the Railroad Commission, with instructions to Counsel to the Western & Atlantic Railroad Commission, W. A. Wimbish appointed by the General Assembly to report to the Railroad Commission and act under its directions.

The Commission has accumulated immensely valuable maps, records and data as to the road and its properties, at considerable expense to the State.

These should be carefully preserved.

It is recommended, therefore, that they be placed in the custody and care of the Railroad Commission.

Its duties completed, the Commission earnestly requests the passage of a joint resolution at this session, discharging it from further responsibility and duties under the Lease Act of 1915 creating it.

Respectfully submitted,

C. M. CANDLER,

Chairman.

HUGH M. DORSEY,

Governor.

G. GUNBY JORDAN,

Commissioner.

ST. ELMO MASSENGALE,

Commissioner.

C. R. ASHLEY,

Commissioner.

EXHIBIT A.

STATEMENT OF EXPENDITURES.

July 1st, 1919, to June 30th, 1920, both inclusive.	
J. G. Cohen, sec'ty, salary to Aug. 15th, 1919 (resigned)---	\$225.00
J. G. Cohen, sec'ty, expenses on road work-----	19.68
G. Gunby Jordan, Commissioner, expenses attending session	75.68
C. R. Ashley, Commissioner, expenses attending session--	97.38

Miss Ruth Moore, stenographer and typist-----	75.00
J. Houston Johnston, Engineer-----	499.98
Atlanta and Chattanooga papers, advertising for proposals for rental bids-----	145.30
Office expenses and supplies-----	10.75
Total -----	<u>\$1,148.77</u>

CONTRA.

Petty cash July 1st, 1919-----	\$ 66.00	
Balance appropriation undrawn, July 1st, 1919 -----	1,914.81	
Balance appropriation, undrawn June 30th, 1920-----		832.04
	<u>\$1,980.81</u>	<u>\$1,980.81</u>

COPY OF LEASE CONTRACT WITH J. B.
POUND FOR SOUTHERN EXPRESS AND
EASTERN HOTEL BUILDINGS.

STATE OF GEORGIA,

County of Fulton.

WHEREAS, by an Act of the General Assembly of Georgia, entitled "An Act to provide for the leasing or other disposition of the Western & Atlantic Railroad and its properties; for the creation of a Commission to effectuate such purpose, and to define its powers and duties; making an appropriation for the cost of the work required, and for other purposes," approved November 30th, 1915, and the Acts amendatory thereof and supplemental thereto approved August 4th, 1916, and August 19th, 1916, respectively, there was created a Commission to be

known as the Western & Atlantic Railroad Commission, which Commission was by the provisions of said Acts authorized and empowered to lease and contract for the leasing of the railroad properties known as the Western & Atlantic Railroad, including the terminals thereof, and its property other than its railroad property, not connected with either of its terminals; and was further authorized and empowered to fix and determine all the terms and conditions upon which said properties should be leased, except as limited by the provisions of said Acts, and was further authorized and empowered to agree upon all the terms and details of a formal lease contract, which upon being prepared and certified to the Governor by the said Commission should be executed by him in behalf of the State of Georgia:

AND WHEREAS, The said Commission, organized in pursuance of the provision of said Acts, has, in regular meeting assembled, by a unanimous resolution, agreed to lease the two commercial properties and buildings, known as the Southern Express Company building and the Eastern Hotel building, in the City of Chattanooga, Tennessee, the said properties and buildings having been excluded by this Commission from the lease of the railroad properties of the Western & Atlantic Railroad, as properties other than its railroad property, not connected with either of its terminals, to J. B. Pound, of Chattanooga, Hamilton County, Tennessee, under the terms and conditions hereinafter set forth, which resolution, together with all the terms and details of this lease contract, has been certified to the Governor of the State of Georgia by the said Commission:

AND WHEREAS, It is further provided in said Acts that when said lease contract shall have been so prepared and certified to the Governor, the same shall be executed by him in behalf of the State of Georgia :

NOW THEREFORE, This Indenture made and entered into on this the sixth day of November in the year of our Lord One Thousand Nine Hundred and Nineteen, by and between the said State of Georgia, as represented by Hugh M. Dorsey, Governor of the State, for and in behalf of the said State, as party of the first part, and the said J. B. Pound, of Chattanooga, Hamilton County, Tennessee, as party of the second part :

WITNESSETH

FIRST. The said party of the first part, under and by authority of the said Act approved November 30th, 1915, and the Acts amendatory thereof and supplemental thereto, approved August 4th, 1916, and August 19th, 1916, respectively, and in pursuance thereof, and of the said resolution of the said Western & Atlantic Railroad Commission, in consideration of the premises and of the conditions, covenants and stipulations herein set forth, does hereby lease, for a term of fifty (50) years beginning from and immediately upon the expiration of the lease contract now existing with the Nashville, Chattanooga & St. Louis Railway, (which is on December 27th, 1919), and ending on December 27th, 1969, to the said party of the second part, J. B. Pound, of Hamilton County, Tennessee, his Heirs, Executors, Administrators and Assigns, the following two tracts or lots, and the buildings now thereon, lying and be-

ing in the City of Chattanooga, Hamilton County, Tennessee, particularly described as follows, to-wit:

1. That tract or lot of land bounded by Market street, Georgia Avenue and Tenth Street, upon which there is situated at this time a four-story brick building known as the Southern Express Company building, the said lot having a frontage of one hundred and sixty-five (165) feet on Market Street; one hundred and twenty-eight (128) feet on Georgia Avenue, and ninety-three (93) feet on Tenth Street:

2. That tract or lot of land situated at the corner of Market and Eleventh streets, upon which is situated at this time a four-story brick building known as the Eastern Hotel, the said lot having a frontage of sixty-one (61) feet on Market Street and extending back along Eleventh Street one hundred and sixty-seven (167) feet:

The said two lots being the property of the State of Georgia, and which the said Acts of the General Assembly of Georgia hereinbefore mentioned authorized the Western & Atlantic Railroad Commission by resolution, to lease, and which further empowered and authorized the Governor of said State, when such resolution was certified to him, to execute the lease contract on behalf of the State of Georgia:

SECOND. Subject to and in accordance with the terms, limitations and provisions of this contract and of the several Acts of the General Assembly authorizing the same, the party of the first part covenants the quiet and peaceable possession and enjoyment of the property herein leased to the party

of the second part, as against any acts that may be done by or under the authority of the State of Georgia.

THIRD. It is stipulated and agreed that said lease is made to said party of the second part, with all the rights, powers and privileges conferred on him as lessee by said Act approved November 30th, 1915, and the Acts amendatory thereof and supplemental thereto approved August 4th, 1916, and August 19th, 1916, respectively, and subject to all the requirements, obligations and duties thereby required of him, all of which provisions the said party of the second part hereby agrees faithfully to perform.

FOURTH. The said party of the second part agrees and binds himself, his Heirs, Executors, Administrators and Assigns to pay into the Treasury of the State of Georgia, in lawful money of the United States, the following sums, in manner and form and at the times stated, to-wit:

(a) During the first ten year period of this lease beginning on December 27th, 1919, each year, the sum of eighty-three hundred and forty (\$8,340) dollars, in equal monthly installments of six hundred and ninety-five (\$695) dollars, on the first day of each month, in advance:

(b) During the second ten year period beginning December 27th, 1929, each year, the sum of ninety-five hundred and forty (\$9,540) dollars, in equal monthly installments of seven hundred and ninety-five (\$795) dollars, on the first day of each month, in advance:

(c) During the third ten year period beginning December 27th, 1939, each year, the sum of eleven thousand, three hundred and forty (\$11,340) dollars, in equal monthly installments of nine hundred and forty-five (\$945) dollars, on the first day of each month, in advance.

(d) During the fourth ten year period beginning December 27th, 1949, each year, the sum of fourteen thousand, six hundred and forty (\$14,640) dollars, in equal monthly installments of twelve hundred and twenty (\$1,220) dollars, on the first day of each month, in advance, and

(e) During the fifth ten year period beginning December 27th, 1959, and ending December 27th, 1969, when this lease terminates, each year, the sum of sixteen thousand, one hundred and forty (\$16,140) dollars, in equal monthly installments of thirteen hundred and forty-five (\$1,345) dollars, on the first day of each month, in advance.

FIFTH. The said party of the second part hereby agrees and binds himself, his Heirs, Executors, Administrators and Assigns, on or before December 27th, 1919, to deposit with the Treasurer of the State of Georgia, recognized valid bonds of the State of Georgia, or of the United States, of the par value in amount equal to at least one year's rental, which for the first ten year period of this lease is \$8,340, which deposit shall be increased at the beginning of each subsequent ten year period, to at least the amount of one year's rental during each of said periods, which deposits of bonds shall be subject to the requirements and provisions of Section nine (9) and ten (10) of the said Act approved November

30th, 1915. The said party of the second part, himself or through any person authorized by him, shall have access to said bonds for the purpose of clipping the coupons thereon in order to collect the interest on said bonds.

SIXTH. Party of second part agrees and binds himself, his heirs, executors, administrators and assigns to expend in cash within three years from this date not less than thirty-five thousand (\$35,000) dollars, in repairs and improvements in and on the buildings now on these lots, and to keep the same in good condition and repair at all times, at his or their expense and without claim, offset or charge of any kind against the State of Georgia. He and they, with the beginning of this lease, shall insure said buildings against loss or damage by fire in the sum of not less than twenty-five thousand dollars each, loss if any payable to the State of Georgia, as its interest may appear.

Any and all improvements, additions and betterments made to, in or upon said properties, and any new structures, attachments or buildings erected upon said properties, during the period of this lease, shall be at the expense of the lessee, without charge, claim or set off against the State of Georgia, and upon the expiration of this lease shall be and become the property of the State of Georgia.

SEVENTH. Party of the second part agrees and binds himself, his heirs, executors, administrators and assigns to assume and pay as and when due all taxes, assessments and governmental charges of every character, on and against said properties by

whatever authority legally made, during the term of this lease.

EIGHTH. Party of the second part shall have the right to sublet the buildings on these properties, or any part thereof for business purposes and uses, subject to the terms, conditions, obligations and requirements of the said Acts of the General Assembly of Georgia and of this contract of lease, but shall not assign or transfer this contract of lease, without the approval in writing of the Governor of the State of Georgia.

No such letting made hereunder shall extend beyond the term of this lease, whether by expiration of time, forfeiture or other cause, nor shall any such sublease confer upon the tenant or sub-lessee any greater or other right to use the property than the party of the second part would have under this contract; nor shall it give rise to any privity of contract as between the sub-lessee and the State of Georgia; nor introduce a new party to this contract, nor relieve the party of the second part of any duty, obligation or requirement imposed upon him by law or by this contract of lease.

NINTH. Should, during the term of this lease, any building or other structure upon the lots, or either of them, herein leased, be damaged or destroyed by fire, storms or other casualty, party of the second part hereby agrees and binds himself, his heirs, executors, administrators and assigns to restore such building or buildings or other structures, within a reasonable time, in substantially as good condition as previous to said damage or destruction, and no such damage or destruction shall suspend,

abate or release the payment of the rental herein contracted to be paid monthly by party of the second part nor impose upon the State of Georgia any duty or obligation to restore or rebuild said building or buildings, or other structures.

TENTH. In case party of the second part, lessee hereunder, shall fail or refuse to pay the monthly rental in the amount and at the time herein stipulated to be paid, and such default shall continue for twenty days, then and in such event, the party of the second part shall forfeit to the State of Georgia six (6) months rental as liquidated damages to be collected out of the bonds deposited as hereinbefore provided.

For a failure or refusal to pay said monthly rentals, as and when they become due, or for a failure to otherwise comply with this lease contract on the part of the party of the second part, or for breach of any of the covenants or conditions of this lease contract by the lessee, the Governor of the State of Georgia, at his option, may declare this lease forfeited and take immediately possession of the properties herein leased, with or without legal process, the party of the second part hereby covenanting that upon such declaration of forfeiture he will surrender quiet and peaceable possession of said properties upon demand therefor. Such seizure upon default shall be cumulative of the legal remedies for the recovery of any damage caused to the State of Georgia by reason of any breach or forfeiture under this contract.

ELEVENTH. It is expressly agreed that should any of the terms or conditions of this contract of

lease be found to be inconsistent with any of the terms or provisions of the aforementioned Acts of the General Assembly of Georgia authorizing the making of the same, in such event the terms and provisions of the said Acts shall govern and control.

IN WITNESS WHEREOF, The said Hugh M. Dorsey, as Governor of the State of Georgia, has hereunto attached his official signature and caused to be affixed the great Seal of the State of Georgia in behalf of said State, in duplicate, and the said J. B. Pound, party of the second part, likewise signs and seals this contract, in duplicate, on the day and year aforesaid.

HUGH M. DORSEY,

Governor of the State of

Georgia, in behalf of the

State of Georgia.

J. B. POUND.

Executed in duplicate in the presence of S. G. McLendon, Secretary of State.

The following Bills of the House, favorably reported, were read the second time:

By Mr. Mann of Glynn—

A bill to amend an Act to incorporate Town of Commissioners of Roads and Revenues for Glynn County so as to authorize payment of expenses to Commissioners and employment of clerk, auditor and purchasing agent.

By Mr. Lawrence of Chatham—

A bill to permit Mutual Fire Insurance Companies in Georgia to sell surplus fund or guarantee fund certificates.

By Mr. Bussey of Lincoln—

A bill to amend an act to incorporate town of Lincolnton relative to funds appropriated by State for public schools in said town.

By Mr. Woody of Fannin—

A bill to create a new charter for the town of McCaysville.

By Mr. Boyett of Stewart—

A bill to fix the time of holding meetings of Board of County Commissioners of Stewart County.

By Mr. Nichols of Spalding—

A bill to authorize the Commissioners of Roads and Revenues of Spalding County to deed property.

By Mr. Nichols of Spalding—

A bill to fix the salaries of Commissioners of Roads and Revenues of Spalding County.

By Messrs. Hamilton of Floyd and McFarland of Walker—

A bill to amend an act authorizing Commissioners of Roads and Revenues to lay out, open and change public roads.

By Mr. Lambert of Morgan—

A bill to increase the salary of Treasurer of County of Morgan.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to fix the salary of Treasurer of Fulton County.

By Mr. Owen of Gordon—

A bill to create the office of Commissioner of Roads and Revenues in Gordon County.

By Mr. Rimes of Bryan—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for County of Bryan.

By Mr. Rimes of Bryan—

A bill to create a Board of Commissioners of Roads and Revenues for County of Bryan.

By Mr. Jordan of Jasper—

A bill to repeal an Act to create a Board of Com-Education for City of Monticello.

By Mr. Ramsey of Columbia—

A bill to abolish the office of County Treasurer of Columbia County

By Mr. Jordan of Jasper—

A bill to amend an Act to incorporate the City of Monticello by striking therefrom certain section relating to public schools in said city.

By Messrs. Clifton of Lee, Burt of Dougherty and Pace of Sumter—

A bill to provide for construction of fishways over all power dams in this State.

By Mr. Pope of Grady—

A bill to create a Board of Commissioners of Roads and Revenues for Grady County.

By Mr. Pope of Grady—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Grady County.

The following bills of the House were read the third time and placed upon their passage:

By Mr. McKenney of Upson—

A bill to amend the Act establishing a public school system for City of Thomaston so as to increase tax levy for maintenance of said school.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120; Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to fix the salary of Judges of City Courts of counties having therein a city of not less than 200,000 population.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to authorize the County Board of Education of Richmond County to issue \$50,000 of bonds for erecting and equipping school houses.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to amend the amendment to an Act amending an Act to establish the Criminal Court of Atlanta relative to increase in salary of Judge thereof.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McKenney of Upson—

A bill to repeal an Act to incorporate the Town of The Rock.

The following amendment was read and adopted:

The Committee on Corporations amends House Bill No. 763 by adding the words “An Act to repeal” at the beginning of the caption, so that the caption shall read as follows: ‘An Act to repeal an Act incorporating the Town of The Rock, in the County of Upson, and for other purposes.’ ”

The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. McKenney of Upson—

A bill to incorporate the Town of The Rock.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

Under the order of unfinished business the following bill was taken up for further consideration:

By Mr. Cole of Coweta—

A bill to require the holders of all promissory notes of every kind to exhibit same to tax receiver each year, to require tax receiver to stamp same, and to make such debts non-collectible unless so stamped.

Mr. Neill of Muscogee moved that the House do now adjourn; the motion prevailed, and the bill went over as unfinished business.

Leave of absence was granted Mr. Anderson of Chattooga, Mr. Copeland of Floyd, Mr. Hendrix of Fulton, Mr. Hamilton of Floyd, Mr. Rees of Webster, Mr. Cochran of Bibb, Mr. Bush of Mitchell, Mr. Rogers of Laurens, Mr. Williams of Bulloch.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

FRIDAY, JULY 2, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker, and opened with prayer by Rev. B. F. Fraser.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfred	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzclaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chattahoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Nichols of Wayne	Smith of Telfair
Kimsey	Owen of Gordon	Stewart
King	Owen of Paulding	Stone
Kirby	Owen of Stephens	Stovall
Knabb	Pace	Strozier
Knight	Palmer of Crisp	Stubbs
Lambert	Palmour of Hall	Sumner
Lankford	Parrish	Sweat of Pierce
Lasseter	Penland	Sweat of Ware
Law	Perryman	Swift
Lawrence	Pilcher	Swint
Lee	Pope	Tankersley
Lewis	Purcell	Tatum of Campbell
Lindsay of DeKalb	Quincey	Tatum of Dade
Lindsey of Wilkes	Ramsey of Brooks	Thompson
Longley	Ramsey of Columbia	Thurmond
MacIntyre	Rees	Timmerman
McDaniel	Reid	Trippe
McDonald	Reiser	Walker
McFarland	Reville	Wall
McKenney	Richards	Ware
Mann	Richardson	Weston
Manning	Rimes	Whitaker of Lowndes
Mason	Rogers of Elbert	Whitaker of Rockdale
Middleton	Rogers of Laurens	Williams of Bulloch
Milner	Royal	Williams of Miller
Minchew	Seaman	Williams of Walton
Moore of Butts	Shannon	Williams of Worth
Moore of Fulton	Sibley	Willoughby
Moye	Smiley	Wohlwender
Mundy	Smith of Candler	Woods
Neill	Smith of Carroll	Woody
Nichols of Spalding	Smith of Fulton	Wyatt
	Smith of Haralson	Wynne
	Smith of Meriwether	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent House Bill No. 371 was recommitted to the Committee on County and County Matters.

By unanimous consent the consideration of House Bill No. 18 was postponed until Tuesday, July 13, 1920, to follow the order of Unanimous Consents.

By unanimous consent House Bill No. 77 was tabled.

By unanimous consent 200 copies of House Bill No. 286, substitute and amendments were ordered printed.

Mr. Neill of Muscogee asked unanimous consent to adopt the usual routine of business during the thirty minutes period of the order of Unanimous Consents.

Mr. Knight of Berrien objected unless he could obtain unanimous consent to have House Resolution No. 130 read the second time and recommitted.

Mr. Arnold of Clay made the point of order under Rule 4 that a general bill or resolution could not at this time be read a second time and recommitted.

The Speaker sustained the point of order.

Mr. Knight of Berrien objected to the unanimous consent to adopt the usual routine of business during the thirty minutes period of the order of Unanimous Consents.

Mr. Arnold of Clay arose to a question of personal privilege and addressed the House.

Mr. Knight of Berrien arose to a question of personal privilege and addressed the House.

Mr. Carswell of Wilkinson arose to a question of personal privilege and addressed the House.

Mr. Knight of Berrien asked unanimous consent to have House Resolution No. 130 read the second time and recommitted.

Mr. Arnold of Clay made the point of order that a general bill or resolution under Rule 4 could not be read a second time and recommitted at this time.

The Speaker sustained the point of order.

Mr. Knight of Berrien gave notice under Rule 199 that he would at the proper time move to instruct the Committee on Appropriations to return House Resolution No. 130 to the House with or without recommendation.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr. Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following House Bills Nos. 93 and 402, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass.

Minority report on bill.402 attached.

Respectfully submitted,

E. H. GRIFFIN,
Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following House Bills, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, viz.:

House Bill No. 670, by Mr. Atkinson of Camden County.

House Bill No. 769, by Mr. Johns of Bartow County.

House Bill No. 832, by Mr. Stovall of McDuffie County.

House Bill No. 740, by Mr. Sumner of Johnson County.

Respectfully submitted,

STOVALL OF MCDUFFIE,

Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me as Chairman, to report the

same back to the House with the recommendation that the same do pass as amended:

House Bill No. 816, by Mr. Thompson of Madison County. To incorporate the Town of Pocataligo, and for other purposes.

House Bill No. 841, by Mr. Boyett of Marion County. To create a new charter for the Town of Buena Vista, Georgia, and for other purposes.

Respectfully submitted,

HIXON OF CARROLL,

Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

No 810. A bill to be entitled an Act establishing a new charter for the City of Claxton, Evans County, so as to define the limits of said city and for other purposes.

No. 817 A bill to be entitled an Act to amend an Act incorporating the City of Rome and for other purposes.

No. 833. A bill to amend an Act creating a

new charter for the City of Statesboro, Bulloch County.

Respectfully submitted,

JACKSON OF JONES,

Chairman.

Mr. Wyatt of Troup County, Chairman of the Committee on Game and Fish, submitted the following report:

Mr. Speaker:—

Your Committee on Game and Fish have had under consideration the following bill of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 694.

Respectfully submitted,

WYATT OF TROUP,

Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:—

Your Committee on Appropriations have had under consideration the following bills and resolutions of the House and have instructed me as Chair-

man, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 765, appropriating \$2,850 to pay for increase of General Oil Inspector's salary.

House Bill 738, to make appropriations to pay deficiency in salary of Deputy Clerk of Supreme Court.

House Resolution 129 to appropriate \$475,000.00 to pay pensions under constitutional amendment of 1918 for year 1920.

House Bill 648, to pay increase in salary of Railroad Commissioners.

House Resolution 128, to appropriate \$25,000.00 to cover shortage in 1920 pension fund.

Respectfully submitted,

CARSWELL,

Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 665. A bill to authorize Gover-

nor to acquire supplement to Parks' Annotated Code for Judges of Superior Court, etc.

House Bill No. 678. To amend paragraph one and three of section 2823 of Code authorizing non-par stock, etc.

House Bill No. 691. To amend section 3298 of Code relating to the foreclosure of bills of sale, etc.

House Bill No. 720. To require clerks of Superior Court in transmitting records in criminal cases to Supreme or Appeal Court to state whether prisoner is confined in jail, etc.

House Bill No. 781. Concerning the validation of bonds, general bill having local application, etc.

House Bill No. 821. An Act creating the City Court of Metter, Candler County, etc.

Respectfully submitted,

J. G. SMITH,

Chairman.

Mr. Law of Burke County, Chairman of the Committee on Insurance, submitted the following report:

Mr Speaker:—

Your Committee on Insurance have had under consideration the following bill of the Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 47 do pass as amended by Committee.

Respectfully submitted,

LAW OF BURKE,

Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr. Speaker:—

Your Committee on Constitutional Amendments have had under consideration the following House Bills Nos. 793 and 240 and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Respectfully submitted,

E. H. GRIFFIN,

Chairman.

Mr. Shannon of Twiggs County, Chairman of the Committee on Reformatories, submitted the following report:

Mr. Speaker:—

Your Committee on Reformatories have had under consideration the following House Bill No. 753 and have instructed me as Chairman, to report the same back to the House with the recommendation

that the same do pass as amended. House Bill No. 753.

Respectfully submitted,

SHANNON OF TWIGGS,
Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 688. A bill to amend an act incorporating the City of Adel.

No. 687 A bill to amend an Act incorporating the City of Adel.

The Senate has adopted the following resolutions of the House, to-wit:

No. 132. A resolution providing for a joint Committee to investigate the financial status of the State.

No. 139. A resolution to require all political bodies holding meetings in the House and Senate Chamber to get consent of Committee on Public Buildings.

The Senate has also passed by the requisite constitutional majority the following bills of the Senate, to-wit:

No. 222. A bill to amend an act creating a Board of Commissioners for the County of Morgan.

No. 249. A bill to abolish the fee system now existing in the Superior Courts of the Ocmulgee circuit.

No. 59. A bill relating to and regulating marriages and marriage license.

No. 230. A bill to abolish the fee system in the Superior Courts of the Albany Judicial Circuit.

No. 237 A bill to authorize the Board of Roads and Revenues of Quitman County to pay certain officials their fees in certain cases.

No. 17 A bill to make it a misdemeanor for a man to wilfully desert his wife or for a woman to wilfully and without cause desert her husband, they having a child under the age of ten.

No. 89. A bill to prohibit the use of steel traps, and other such devices on lands without consent of owner.

The following bills and resolutions of the house, favorably reported, were read the second time:

By Mr. Owen of Paulding—

A bill to amend the Constitution of the State relative to terms of county officers.

By Mr. Stubbs of Laurens—

A bill to make appropriation for payment of increase in salary due members of Railroad Commission.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to authorize the Governor to acquire supplements to Parks' Annotated Code of 1914.

By Mr. Atkinson of Camden—

A bill to amend an Act relative to salary of solicitor-general of Brunswick Judicial Circuit.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to amend paragraphs 1 and 3 of section 2823 of Civil Code of 1910 to provide for statement of value, classes and number of shares of stock in applications of corporations for charters.

By Mr. Neill of Muscogee—

A bill to amend Section 3298 of Civil Code of 1910 relative to foreclosure of Bills of Sale.

By Mr. Hamilton of Floyd—

A bill to prohibit hunting, trapping and killing of foxes in Floyd County.

By Messrs. Sibley of Greene and Jackson of Jones—

A bill to require clerks of Superior and City Courts in transmitting records of criminal cases to Supreme Court and Court of Appeals to certify whether defendant is confined in jail or out on bond.

By Messrs. Neill of Muscogee and Pace of Sumter—

A bill to make appropriation for payment of deficiency in salary of deputy clerk of Supreme Court.

By Mr. Sumner of Johnson—

A bill to amend an Act to establish City Court of Wrightsville so as to increase salary of Judge thereof.

By Mr. Alfriend of Baldwin—

A bill to amend Act creating Georgia State Reformatory relative to changing name of same to Georgia Training School for Boys and prescribing for general supervision, control and management of same.

By Mr. Stewart of Atkinson—

A bill to appropriate sum of twenty-eight hundred and fifty dollars from State Treasury for payment of increase in salary due General Oil Inspector of State.

By Mr. Johns of Barrow—

A bill to amend an Act providing for holding of four terms a year of Superior Court of Barrow County relative to drawing of traverse juries during June term of said Court.

By Messrs. Lindsay and Guess of DeKalb—

A bill to relieve counties, municipalities and other divisions issuing bonds where validation of such bonds is sought by same and failure to file proper proceedings has resulted without fault of such counties, municipalities and other divisions.

By Mr. Palmer of Crisp—

A bill to amend paragraph 2, section 6, article 7 of Constitution of State by inserting after words “educational purposes” the following: “and to establish and maintain public libraries.”

By Mr. DeLoach of Evans—

A bill to amend act creating new charter for City of Claxton relative to corporate limits of said city, to change time of election and terms of mayor and councilmen, to increase their salaries and for other purposes.

By Mr. Thompson of Madison—

A bill to incorporate the Town of Pocataligo in County of Madison.

By Messrs. Copeland, Davis and Hamilton of Floyd—

A bill to amend Act incorporating City of Rome relative to fixing of water rates outside city limits of said city

By Mr. Smith of Candler—

A bill to establish City Court of Metter in City of Metter and County of Candler.

By Mr. Stovall of McDuffie—

A bill to incorporate the City of Thomson in lieu of **Town of Thomson.**

By Mr. Williams of Bulloch—

A bill to amend act creating new charter for City of Statesboro relative to issuing bonds for erecting and equipping public school buildings.

By Mr. Boyett of Marion—

A bill to create new charter for town of Buena Vista.

By Mr. Sweat of Ware—

A resolution to appropriate \$25,000 to cover shortage in Pension Fund for 1920.

By Mr. Carswell of Wilkinson—

A bill to appropriate \$475,000 to pay approved pensions under Constitutional Amendment of 1918, for 1920.

Under the order of unfinished business the following bill was taken up for further consideration:

By Mr. Cole of Coweta—

A bill to require the holders of all promissory notes of every kind to exhibit same to tax receiver each year, to require tax receiver to stamp same, and to make such debts non-collectible unless so stamped.

Upon motion of Mr. Knight of Berrien consideration of the bill was postponed to Wednesday, July 7, 1920, as a special and continuing order to follow the special order already set for that day.

By unanimous consent the House permitted Mr. Arnold of Clay and Mr. Haynie of Oconee to

vote Aye, and Mr. Hendrix of Fulton to vote Nay on House Bill No. 186 when placed upon its passage.

Under the regular order of business the following resolution of the House was read the third time and placed upon its passage:

By Messrs. McDonald, Pilcher and Reville of Richmond—

A resolution to relieve sureties on bond of Alonzo Golson and Sophie Meyers.

The resolution involving an appropriation, the House was resolved into a Committee of the Whole House, and the Speaker designated Mr. Weston of Brooks as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Boyett of Marion	Corbett
Adams of Walton	Boyett of Stewart	Covington
Alfriend	Bradford	Cranford
Arnold	Burkhalter	Culpepper
Atkinson	Burt	Davis of Floyd
Barrett	Cannon	Davis of Oglethorpe
Bates	Carswell	De La Perriere
Bellah	Clifton	Dobbs
Blalock	Cole	Duncan of Hall

Dyer	McDaniel	Richardson
Eve	McDonald	Rogers of Elbert
Gann	Mann	Sibley
Grant	Manning	Smith of Candler
Guess	Mason	Smith of Fulton
Gunnells	Middleton	Smith of Meriwether
Hendrix	Milner	Stovall
Hixon	Moore of Butts	Strozier
Hollis	Moore of Fulton	Stubbs
Holmes	Moye	Sweat of Pierce
Hudson	Mundy	Sweat of Ware
Hyers	Neill	Tatum of Campbell
Jackson of Jones	Nichols of Wayne	Thompson
Jackson of Towns	Owen of Gordon	Thurmond
Johns	Owen of Paulding	Trippe
Johnson of Appling	Palmer of Crisp	Wall
Jones of Lowndes	Palmour of Hall	Ware
Jones of Meriwether	Parrish	Weston
Jones of Thomas	Penland	Whitaker of Lowndes
Jordan of Jasper	Perryman	Whitaker of Rockdale
Kimsey	Pope	Williams of Miller
Knight	Quincey	Williams of Worth
Lindsay of DeKalb	Reid	Willoughby
Longley	Reiser	Wyatt
	Richards	Wynne

Those not voting were Messrs.:

Anderson of	Callahan	Harden
Chattooga	Coates	Harvin
Anderson of Jenkins	Cochran	Haynie
Barnes	Copeland	Hinton
Barwick	Daniel	Hodges
Bird	DeLoach	Hollingsworth
Bowen	Dickey	Holtzclaw
Brannen	DuBose	Hullender
Brinson	Duncan of Dawson	Johnson of Bartow
Brooke	Falligant	Johnson of
Brown	Ficklen	Chattahoochee
Bush	Gallaher	Jordan of Wheeler
Bussey	Green	Kelley
Buxton	Griffin	Kent
Calhoun	Hamilton	King

Kirby	Nichols of Spalding	Smith of Carroll
Knabb	Owen of Stephens	Smith of Haralson
Lambert	Pace	Smith of Telfair
Lankford	Pilcher	Stewart
Lasseter	Purcell	Stone
Law	Ramsey of Brooks	Sumner
Lawrence	Ramsey of Columbia	Swift
Lee	Rees	Swint
Lewis	Reville	Tankersley
Lindsey of Wilkes	Rimes	Tatum of Dade
MacIntyre	Rogers of Laurens	Timmerman
McFarland	Royal	Walker
McKenney	Seaman	Warren
Minchew	Shannon	Woods
	Smiley	Woody

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 101, Nays 0.

The resolution having received the requisite constitutional majority was passed.

Mr. Rogers of Elbert moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Mr. Boyett of Stewart, Mr. Johnson of Bartow and Mr. Boyett of Marion.

The Speaker announced the House adjourned until Tuesday morning at 11 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

TUESDAY, JULY 6, 1920.

The House met pursuant to adjournment this day at 11 o'clock A .M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of	Clifton	Gunnells
Chattooga	Coates	Hamilton
Anderson of Jenkins	Cochran	Harden
Arnold	Cole	Harvin
Atkinson	Copeland	Haynie
Barnes	Corbett	Hendrix
Barwick	Covington	Hinton
Barrett	Cranford	Hixon
Bates	Culpepper	Hodges
Bellah	Daniel	Hollingsworth
Bird	Davis of Floyd	Hollis
Blalock	Davis of Oglethorpe	Holmes
Bowen	De La Perriere	Holtzelaw
Boyett of Marion	DeLoach	Hudson
Boyett of Stewart	Dickey	Hullender
Bradford	Dobbs	Hyers
Brannen	DuBose	Jackson of Jones
Brinson	Duncan of Dawson	Jackson of Towns
Brown	Duncan of Hall	Johns
Burkhalter	Dyer	Johnson of Appling
Burt	Eve	Johnson of Bartow
Bush	Falligant	Johnson of
Bussey	Ficklen	Chattahoochee
Buxton	Gallaher	Jones of Lowndes
Calhoun	Gann	Jones of Meriwether
Callahan	Grant	Jones of Thomas

Jordan of Jasper	Neill	Smith of Meriwether
Jordan of Wheeler	Nichols of Spalding	Smith of Telfair
Kelley	Nichols of Wayne	Stewart
Kent	Owen of Gordon	Stone
Kimsey	Owen of Paulding	Stovall
King	Owen of Stephens	Strozier
Kirby	Pace	Stubbs'
Knabb	Palmer of Crisp	Sumner
Knight	Palmour of Hall	Sweat of Pierce
Lambert	Parrish	Sweat of Ware
Lankford	Penland	Swift
Lasseter	Perryman	Swint
Law	Pilcher	Tankersley
Lawrence	Pope	Tatum of Campbell
Lee	Purcell	Tatum of Dade
Lewis	Quincey	Thompson
Lindsay of DeKalb	Ramsey of Brooks	Thurmond
Lindsey of Wilkes	Ramsey of Columbia	Timmerman
Longley	Rees	Trippe
MacIntyre	Reid	Walker
McDaniel	Reiser	Wall
McDonald	Reville	Ware
McFarland	Richards	Weston
McKenney	Richardson	Whitaker of Lowndes
Mann	Rimes	Whitaker of Rockdale
Manning	Rogers of Elbert	Williams of Bulloch
Mason	Rogers of Laurens	Williams of Miller
Middleton	Royal	Williams of Walton
Milner	Seaman	Williams of Worth
Minchew	Shannon	Willoughby
Moore of Butts	Sibley	Wohlwender
Moore of Fulton	Smiley	Woods
Moye	Smith of Candler	Woody
Mundy	Smith of Carroll	Wyatt
	Smith of Fulton	Wynne
	Smith of Haralson	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

Mr. Knight fo Berrien submitted the following written motion and asked that action on same be deferred until tomorrow morning:

Mr. Knight of Berrien moves the House, that, in conformity with Rule 199 of the House, House Resolution 130, which resolution has been and was on July 2nd, 1920, in the hands of the Committee on Appropriations for the space of ten days, and notice having been given to the House on July 2nd, 1920, by Knight of Berrien, as required by said Rule 199, of his intention to make the motion to withdraw said Resolution 130 from said Committee on Appropriations,

Be withdrawn from said Committee on Appropriations and returned to the House at the next session thereof, unless the terms of said Rule 199 are complied with by said Committee, and said resolution reported back as per said rule.

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents;

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House Bills and Uncontested General House Bills having a local application.
5. First Reading of Senate Bills and Resolutions.

The following bills and resolutions of the

House were introduced, read the first time, and referred to Committees:

By Mr. Owen of Paulding—

House Bill No. 846. A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Paulding County.

Referred to Committee on County and County Matters.

By Messrs. Barnes, Strozier and Cochran, et al.—

House Bill No. 847. A bill to amend Constitution of Georgia by providing that General Assembly may abolish fees accruing to sheriffs, clerks of Superior Courts and others.

Referred to Committee on Amendments to Constitution.

By Mr. Owen of Paulding—

House Bill No. 848. A bill to create system of working roads, bridges and other public works in Paulding County.

Referred to Committee on County and County Matters.

By Messrs. Ficklen and Lindsey of Wilkes—

House Bill No. 849. A bill to amend an Act establishing City Court of Washington by repealing that portion of said Act giving defendants in criminal cases right to demand indictment by Grand Jury.

Referred to Committee on Special Judiciary.

By Mr. Palmour of Hall—

House Bill No. 850. A bill to amend Section 4028 of Code of 1910 relative to place of administrators' sales.

Referred to Committee on General Judiciary No. 2.

By Messrs. Adams and Williams of Walton—

House Bill No. 851. A bill to amend charter of City of Social Circle relative to salary of Mayor of said city.

Referred to Committee on Corporations.

By Mr. Clarke of McIntosh—

House Bill No. 852. A bill to repeal an Act to establish City Court of Darien.

Referred to Committee on Special Judiciary.

By Mr. Mundy of Polk—

House Bill No. 853. A bill to appropriate \$15,000 to supply deficiency in appropriation to Georgia School for Deaf.

Referred to Committee on Appropriations.

By Mr. Palmer of Crisp—

House Bill No. 854. A bill to amend an Act to amend Sections 1563, 1564 and 1565 of Code of 1910 relative to salary of members of Commission referred to **therein**.

Referred to Committee on General Judiciary
No. 2.

By Messrs. Brown and DuBose of Clarke—

House Bill No. 855. A bill to appropriate \$125,000 to Trustees of University of Georgia for erection of Dormitory for Women on campus at Athens.

Referred to Committee on Appropriations.

By Mr. Smith of Candler—

House Bill No. 856. A bill to appropriate \$100,000 to Trustees of University of Georgia for erection of physics building on campus at Athens, and other sums for other purposes.

Referred to Committee on Appropriations.

By Mr. Griffin of Decatur—

House Bill No. 857 A bill to amend an Act authorizing City of Bainbridge to levy tax for establishing and maintaining public schools in said city.

Referred to Committee on Municipal Government.

By Mr. Tankersley of Irwin—

House Bill No. 858. A bill to amend an Act to incorporate City of Ocilla so as to empower said city to pave and repair streets.

Referred to Committee on Corporations.

By Mr. Moore of Butts —

House Bill No. 859. A bill to amend charter of

City of Jackson so as to extend corporate limits thereof.

Referred to Committee on Corporations.

By Mr. Alfried of Baldwin—

House Bill No. 860. A bill to appropriate \$137,500 to Trustees of Georgia State Sanitarium to complete construction of building.

Referred to Committee on Appropriations.

By Mr. Cranford of Terrell—

House Bill No. 861. A bill to amend an Act establishing public graded schools in Dawson, Georgia.

Referred to Committee on General Judiciary No. 1.

By Messrs. Lindsay and Guess of DeKalb—

House Bill No. 862. A bill to amend an Act to authorize election of the Commissioner of Roads and Revenues for DeKalb County so as to provide for four Advisory Commissioners.

Referred to Committee on Special Judiciary.

By Messrs. Longley and Wyatt of Troup—

House Bill No. 863. A bill to fix maximum amount of bonds to be issued by City of LaGrange for schools, waterworks and other public utilities.

Referred to Committee on Special Judiciary.

By Messrs. Longley and Wyatt of Troup—

House Bill No. 864. A bill to amend an Act to create new charter for City of LaGrange providing

for election and terms of offices of Mayor and Councilmen of said city

Referred to Committee on Special Judiciary.

By Mr. Moye of Randolph—

House Bill No. 865. A bill to amend an Act incorporating City of Cuthbert in lieu of Mayor and Council of Cuthbert.

Referred to Committee on Corporations.

By Mr. Moye of Randolph—

House Bill No. 866. A bill to amend the Acts amending charter of Town of Shellman relative to levy of taxes.

Referred to Committee on Corporations.

By Messrs. Gann and Dobbs of Cobb—

House Bill No. 867 A bill to amend an Act to authorize the Mayor and Commissioners of Town of Acworth to establish and maintain public school system.

Referred to Committee on Education.

By Messrs. Gann and Dobbs of Cobb—

House Bill No. 868. A bill to amend an Act establishing new charter for Town of Asworth so as to change time for holding elections for Mayor and Aldermen of said town.

Referred to Committee on Corporations.

By Mr. Burt of Dougherty—

House Bill No. 869. A bill to authorize foreign corporations doing business in this State to become domesticated.

Referred to Committee on General Judiciary No. 2.

By Mr. Milner of Dodge—

House Bill No. 870. A bill to authorize appointment of two agents of Department of Commerce and Labor to assist in distribution of labor and in enforcement of law against emigrant agents.

Referred to Committee on Labor and Labor Statistics.

By Mr. Williams of Worth—

House Resolution No. 146. A resolution providing for investigation of State Veterinarian office.

Lie on Table One Day.

By Mr. Neill of Muscogee—

House Resolution No. 146. A resolution to amend Rule No. 41 relative to number of bills and resolutions on calendar.

Referred to Committee on Rules.

Mr. Johnson of Bartow County, Chairman of the Committee on General Agriculture No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Agriculture No. 1 have had under consideration the following bill of the Senate, No. 27, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass.

Senate Bill No. 27 A bill regulating sale and inspection and labeling of seed offered for sale in this State.

Respectfully submitted,

JOHNSON OF BARTOW,

Chairman.

JULY 7, 1920.

The following message was received from His Excellency, the Governor, through his Clerk, Mr. Cobb:

Mr Speaker:—

I am directed by His Excellency, the Governor, to deliver to the House a Communication in writing to which he respectfully requests your consideration.

The following message from His Excellency, the Governor, was read:

MESSAGE

STATE OF GEORGIA,

EXECUTIVE DEPARTMENT.

Atlanta, July 6, 1920.

To the General Assembly of Georgia:

FINANCES.

For more than sixty days prior to your convening, the Treasury of the State has been unable to honor requisitions of those authorized to draw appropriations, made by your honorable body at the 1919 session, for the conduct of the State's business and the support of its institutions. Our educational institutions—the University; the several agricultural schools, and its other branches; our educational and eleemosynary institutions; the Academy for the Blind; the School for the Deaf; our educational and corrective institutions—the Training School for Girls; the Training School for Boys; our Soldiers' Home; our State Board of Health, to which appropriations for the Tuberculosis Hospital is made; our Sanitarium for the Insane; our Prison Commission; our Department of Agriculture, and other departments at the Capitol—these and others have been forced to go without funds, which are necessary if these institutions and departments are to continue functioning.

Those familiar with the finances of the State have anticipated that this condition which now confronts us was ultimately inevitable—the only ele-

ment of uncertainty being the date of culmination. Except for your prompt compliance with my request, at your 1919 session, to defer the distribution of the State Road Funds to the counties until September 10th of that year, it is probable that the embarrassment which is now existent would then have arisen. (Georgia Laws, page 1440, Resolution No. 16.)

The situation as it has been developing, and as it was at the beginning of this year, can readily be seen from this statement:

	“Undrawn balance” or appropriations for previous year unpaid on Jan. 1 of each year.	Balance in Treasury to help pay “undrawn balance.”	Deficit, or amount not on hand necessary to complete payment of “undrawn balance.”
Jan. 1, 1913-----	\$2,092,794.79	\$1,113,517.31	\$ 979,277.48
Jan. 1, 1914 -----	1,607,431.30	739,625.75	867,805.64
Jan. 1, 1915-----	1,901,702.07	787,455.88	1,114,246.19
Jan. 1, 1916-----	2,259,361.73	842,799.09	1,414,562.42
Jan. 1, 1917-----	2,627,631.43	1,386,135.42	1,241,496.01
Jan. 1, 1918-----	2,812,640.43	1,459,331.18	1,353,309.25
Jan. 1, 1919-----	2,926,671.06	813,139.66	2,113,531.40
Jan 1, 1920-----	2,997,368.91	909,625.64	2,087,743.27

The State, it is seen, therefore, began the year 1920 in need of \$2,087,743.27 with which to balance its account.

In addition to the ordinary expenses of our civil establishment and the usual maintenance expenses of our institutions, there were two obligations—one created by contract under the School Warrant Law

of 1915; the other, the payment of pensions due our Confederate Veterans, which the State had to meet during the first of the year. These two items are the largest in the State's budget, and for some years—although the treasury funds have been supplemented by temporary loans—which the Governor is authorized to make—their prompt payment has not been met without some apprehension of a possible failure.

A detailed statement of the plan of payments for this year may be profitably set forth:

Although under the law pensions to Confederate Veterans are not necessarily payable until May 1st each year, still it has been found advisable to pay as soon after the beginning of the year as possible the pensioners in one-half of the counties—those given priority one year being postponed the next—and this has been the unbroken custom since the law allowing annual payments to pensioners was enacted.

On February 10, 1920, therefore, a warrant for \$632,820.00 was paid by the Treasurer for one-half of the pensions for 1920. This payment was made without securing a loan.

On March 1, 1920, a warrant for \$1,797,617.75 was paid to redeem discounted school warrants issued to finance the public schools during 1919, and in anticipation of the taxes for that year. It was necessary to use the Governor's borrowing power up to \$150,000.00 in order to meet this obligation. This loan was paid March 23, 1920.

On April 21, 1920—some few days earlier than commanded by law—a warrant for \$627,775.00 was

drawn on the Treasurer for the second installment of pensions for 1920. But to make this payment it was necessary to again use the borrowing power of the Governor—and perhaps for the first time in the history of the State for the full amount authorized, viz: \$500,000.00—certainly for the first time since the limit has been increased to the present sum.

The loan of \$500,000.00, while obtained of the Highway Funds, exhausts the borrowing power of the Governor; as this fund, though heretofore available temporarily for general purposes until its distribution to the counties (which ordinarily is done annually about the first of June), under the terms of the reorganization statute passed at your last session, is now “controlled and disbursed under the provisions” of that Act only, and hence must necessarily be kept separate and apart from other funds and held until the occasion arises for its use in carrying out the road building program.

Although the revenues of the State have undoubtedly substantially increased from year to year, and though probably the increases for 1919 and 1920 will fully equal those of other years,—still the greatly increased appropriations to almost every department and institution,—and especially the large increases to pensioners and the public schools; the withdrawal of funds heretofore temporarily employed to tide the State over “the lean” months, coupled with the depreciated purchasing power of the dollar and the unusual “high cost of living”—which has necessitated larger drafts, or more frequent calls, than heretofore have been made during the first half of our fiscal year—have at last neces-

sitated the suspension of payments on appropriations, because the State neither has the money that can be used, nor the power to borrow more.

Only a small per cent, or about 13.17 per cent, of 1920's anticipated revenues have been paid thus far. The greatest portion of the 86.27 per cent remaining will not be collected until toward the close of the year; but, in the meantime, half of the fiscal year has already passed, and within that period the necessities of the departments and institutions, as might reasonably be expected, have demanded such a proportion of appropriations as exceed the revenues realized.

The appropriations already made for 1921 exceed those for the current year by about \$700,000.00 and the indications now are that probably earlier next year than this the treasury will again be empty and those who have been so greatly inconvenienced this spring must again suffer.

Teachers, the employees of the Sanitarium for the Insane, and others employed at the various institutions of the State—most of whom realize little enough for their labors—should neither be denied prompt payment of their meager stipends, nor made apprehensive and uncertain as to their livelihood.

And above all, the State should consider its helpless wards—the mentally sick—the infirm confined in our State institutions—and should not deny them the use of money which otherwise would lie idle in our State depositories.

Therefore, I unhesitatingly suggest legislation permitting the use, temporarily, of such portions of

the highway funds as may be needed; provided, of course, that such use shall not interfere, hinder, or delay in any respect the State's road building program.

This, so far as I am able to see, is the only way by which immediate relief can be assured. Under no circumstances should these funds be diverted from the purpose for which they were originally intended, and in their use should be permitted only for such period as is absolutely necessary and to such an amount as can be certainly repaid out of the bulk of the State's revenues which will be collected in the fall.

There is little reason in holding this highway money idle in banks when the State's institutions need it and its agents and employees are forced to go without pay unless they borrow money of these same banks and at a very high rate as compared with what the banks pay the State for its use, or unless the officials of the departments or institutions they serve voluntarily and personally do so for them.

There are two ways, and only two, whereby, in my opinion, the State can insure against a similar situation in 1921. One is to permit the use of highway funds; the other is to increase the borrowing power of the Governor.

Prior to 1912, the Governor was authorized to borrow \$200,000.00. A Constitutional Amendment passed that year increased the borrowing power to \$500,000.00.

Appropriations for 1912, when the borrowing power was \$200,000.00, were \$5,625,825.00. The bor-

rowing power, therefore, was approximately 3.55 per cent of the appropriations.

The 1913 appropriations were \$5,904,567.00, and the borrowing power of the Governor for that year was \$500,000.00, or 8.46 per cent of the appropriations.

The borrowing power of the Governor now is only 5.41 per cent of the 1920 appropriations.

It might be advisable to amend the Constitution authorizing the Governor to borrow not more than 10 per cent of the appropriations made by the General Assembly for the fiscal year in which the loan is negotiated; or, if not that, then to increase the borrowing power to three-quarters of a million, or a million dollars.

The adoption of the foregoing suggestions, in all probability, would serve temporarily—and certainly if the increase in revenues for 1920 as suggested by the Comptroller-General should be realized, and provided no other appropriations are made

TAXATION.

But the State is greatly in need of revenue beyond any increase that can be expected by the most sanguine adherents of the present plan of taxation.

The Comptroller-General, in his report for the year ending December 31, 1919, on page 12, lists appropriations for 1920 at a total of \$9,074,616.50. The correct total is probably more, or \$9,083,586.72.

This official also, in the same report, on page 13, expresses the hope that the net revenues for 1920

will be increased to \$1,092,750.00, basing his expectations on the hoped for increase of assessed valuations of the State for this year as given by the Tax Commissioner, though the Comptroller accredits that official with expressing the hope that the values will increase ten million more than the Tax Commissioner in his report, at page 9, estimates will be the case.

But, conceding the figures given by the Comptroller-General to be correct, and also the opinion which he expresses that all the 1920 appropriations as made can be paid by revenues to be realized this year, including the approximately \$500,000.00 increase needed to pay pensions to our Confederate Veterans, authorized under an Act passed at your last session, and the more than one million dollars asked by the department and institutions, as set out in the Budget and Investigating Committee's report just filed,—still, even if these items are included and covered in the statement of the Comptroller-General as referred to, Georgia, when you consider its needs, is not receiving adequate revenues, and will not until its tax methods are, in my opinion, "re-created."

I cannot see that there is any just ground for complaint as to appropriations, because I feel that they are all—possibly without a single exception, certainly as to those which are in amount consequential—abundantly deserved and advantageously used. But there must be a change. We cannot continue to increase our appropriations thirty-seven per cent when our revenues only increase twenty-two per cent, as has occurred during the five-year period from 1915 to 1919, inclusive.

The Tax Commission in its report submitted to you at your first session, gives a thorough and exhaustive study of the intricate and complex question of taxation.

Nine out of the ten members of this Commission—one of whom is the Tax Commissioner of the State—concurred in the Majority Report. This report shows that other States have failed also to raise adequate revenues under the ad valorem system of taxation, and because of the impossibility of devising under that system any kind of tax machinery that would succeed in realizing revenues from intangible property.

I have seen no valid objection to the majority plan. The suggestion that its adoption would result in a division of our people into classes, I regard as not based upon facts or reason. Such has not been the case in those progressive States where it has been of force and where, if such a result were possible, sufficient time has intervened since its adoption to have produced this unfortunate result. On the other hand, the uniform ad valorem clause results in an uneven distribution of the burdens of taxation and here and elsewhere has already, if you please, divided people into classes—those who pay and those who evade; those who pay some and those who pay less; those who pay on a fair valuation and those who pay on an inadequate valuation; a class that cannot evade because its property is in the

open, and a class that evades and circumvents, and will inevitably, under the law as it now is, continue this practice.

The new law will classify property for the purpose of taxation, and scientifically, according to its nature, its characteristics and its earning capacity.

The present law divides our people into classes fully as much as any new system could possibly do—one of which—the owners of real estate—pay taxes on 35 per cent of the actual value of their property; while another—some of the public service corporations—pay as low as 22 per cent of the actual value of their holdings—while from the standpoint of relative burden imposed, real estate furnishes 55 per cent of the revenue of the State as against 6 per cent which is furnished by those who pay on money and credits.

At page 495 of the Georgia Senate Journal of 1919, a table will be found showing that the percentage of intangible property to the total assessed value of property in Georgia has been steadily decreasing, having dropped from 14½ per cent in 1875 to 6.14 per cent in 1918—and also that the percentage of personal property to the total assessed value of property has decreased from 43 2-3 per cent in 1875 to 33 2-5 per cent in 1918.

To more clearly indicate the above, the table is herewith set out:

	Assessed value of all property in Georgia.	Assessed value of money and solvent debts.	Percentage of money and solvent debts to total.	Assessed value of per- sonal property.	Percentage of person- al property to total.
1875 ----	\$261,755,844	\$37,138,943	14 1/8 %	\$111,056,490	42 2/8 %
1880 ----	261,424,651	29,333,736	11 3/5 %	99,276,876	39 1/2 %
1885 ----	321,695,616	33,796,735	10 1/2 %	111,200,739	37 %
1890 ----	415,828,945	38,933,258	9 3/8 %	152,311,869	36 5/8 %
1895 ----	410,692,093	31,056,175	7 3/5 %	133,555,811	32 1/2 %
1900 ----	433,323,691	34,730,595	8 %	150,606,530	34 3/4 %
1905 ----	757,840,282	41,172,177	7 1/8 %	203,979,464	35 1/2 %
1910 ----	766,787,139	48,242,841	6 1/7 %	253,156,250	33 %
1915 ----	951,763,472	53,559,002	5 3/5 %	276,794,323	29 1/7 %
1918 ----	1,079,261,333	65,613,596	6 1/14	349,588,021	32 2/5 %

The report of the Tax Commission says:

“The remarkable situation shown by the above table is not unique for Georgia, but has been found to exist in many other States where the ad valorem general property tax was still used in personal property.”

In the State of New York, as shown by the report of the State Board of Tax Commissioners of that State for 1914, page 49, it appears that the percentage of personal property to total assessment in that State has decreased from 18.9 per cent in 1840 to 10.04 per cent in 1905.

The Minnesota Tax Commission report for 1910 says:

“Under the existing system, personal property tends to form a constantly decreasing proportion of

the total property assessed for taxation. It is generally admitted that under modern conditions, the amount of personal property in existence always equals, and frequently exceeds, the amount of real property. In a State like Massachusetts or New York, some would have it that the amount of personal property is two or three times as much as the amount of real property; whatever the exact proportion may be, it is certain that it cannot be less than, and probably greatly exceeds, the amount of real property. During the Nineteenth Century, it is certain that the increase of personal property was particularly rapid; yet the statistics covering this period show that this class of property has usually offered a decreasing proportion of the total assessments."

This condition, which seems to exist in all States where the ad valorem plan obtains, inevitably results in placing an increased burden on real estate. That is the situation in Georgia.

It should be borne in mind that the suggestion with reference to the division of our people into classes, as urged by the opponents of this measure, presupposes that the General Assembly of Georgia, to whom would be intrusted the matter of classification, would prostitute their high office to an unfair and indefensible imposition of taxes upon one class at the expense of another. I shall never believe that the General Assembly of Georgia will be composed of a membership which will so far forget its duties to the whole people and lend its vote to any such program.

It should always be kept in mind in the consideration of this proposed change in our tax system that under no circumstances could any burden be imposed upon any property in excess of the five mill limitation prescribed by our Constitution, and which all property now theoretically is supposed to pay.

If the people of Georgia are willing that your successors in the positions of trust which you now occupy should use their judgment—after a full investigation as to the advisability of classification—you should be willing to submit to them for ratification the Constitutional Amendment giving them this power; because, after the adoption of this proposed amendment, the same rule of uniform and ad valorem taxation as it now exists, if deemed wise, could be applied.

If the tax machinery adopted in Virginia—as the opponents of this new law have suggested—and not the inherent merits of the new system are to be credited with the splendid success brought about in that State (in which it took six years to persuade the people that it was wise)—is it not a remarkable coincidence that such success was only accomplished contemporaneously with the adoption of this new principle of taxation? It is not a noteworthy coincidence that, without an exception, success in raising adequate revenues has accompanied a change from the old ad valorem to the classification system, and that this additional revenue has, in every instance, come chiefly from the classes of property which usually escaped taxation under the ad valorem plan?

Under the law of averages, as shown by the experience of other States, the chances are against

Georgia ever being able, under any kind of machinery, to accomplish under the Constitutional provision of 1877, what is being accomplished in the nineteen States referred to on page 30 of the Report of the Tax Commission, and in the States of Montana, New Jersey and Vermont, which were not included in this enumeration.

I cannot believe, in view of the universal failure of the uniform ad valorem principle of taxation, that Georgia can ever do under this principal that which other countries and States of the Union have failed to do, the reason for which failure can be summed up in the statement that it is inherently and fundamentally unfair.

Hon. H. J. Fullbright, in his annual report to the Comptroller-General, on page 4, with reference to this report, says:

“The recommendations contained in the majority report are in keeping with the thought of many of the ablest authorities on the subject of taxation, and in line with the laws of all the more progressive States of the Union. I heartily join in that report, believing that the adoption of the recommendations therein made would greatly improve our tax laws.”

It is agreed, not only by the majority of the Tax Commission, but by the Hon. Seaborn Wright, who alone dissented from the report of the majority, and who filed a minority report which was submitted to your body; and by the Comptroller-General of the State of Georgia, Hon. Wm. A. Wright, that changes should be made in our tax laws.

While the Comptroller-General, in his report for 1919, at page 21, disagrees with the majority re-

port submitted by the Tax Commission, still he says that he has given much thought and study to the legislation proposed by the bill introduced at the last session, and that he is more strongly convinced than ever that were the machinery recommended by this Commission for the new system applied to the existing system of taxation, it would accomplish better results without the destruction of the system, which, in his opinion, has been successfully in operation since the adoption of the Constitution in 1877.

Therefore, I am suggesting that in view of the fact that all who have studied the subject agree that something should be done, that you adopt the plan recommended in the report of the majority of the Tax Commission; or that suggested in the Minority Report; or the plan advocated by the Hon. Wm. A. Wright, Comptroller-General of the State, who has had long experience in the practical administration of the taxing laws of this State.

If it is the policy of the State to continue the old ad valorem system of taxation, amendatory laws to perfect the machinery along the lines indicated in the report of the Minority Committee of the Tax Commission, or as suggested by the Comptroller-General, should be immediately adopted.

I strongly advise that something be done—raise the constitutional limit; re-value the property now on the tax books; perfect—if it can be done—the machinery under the Constitution as it now is, or amend—and this I think to be wise—the Constitution, as suggested in the report of the majority of

the Tax Commission. You should do something without delay. You are in possession of as much information as any General Assembly can possibly have, and in view of the great needs of the State, and also in view of the fact that all who have given the tax methods of the State any thought, are of the opinion that something should be done, there can be little excuse for your failure to act.

BUDGET COMMISSION.

I unqualifiedly recommend the creation of a Constitutional Budget Commission, and invite your serious consideration to the bill suggested by the Budget and Investigating Commission in its 1919 report, "Exhibit I." This bill provides that after this Commission has devoted the time necessary to an intelligent understanding of the needs of the State's agencies, departments and institutions, and has recommended an apportionment of the State's revenues for these purposes, while items so recommended may be decreased or omitted under the usual rules of the General Assembly, the amount of no item may be increased except upon a two-thirds vote of the membership of each House of the General Assembly present and voting, provided that such two-thirds shall constitute a majority of such memberships.

This provision is very similar to one in the Constitution of the Confederate States of America.

It is a necessary provision to give the work of this Commission before your body that standing to which it is entitled. This provision is also in the

interest of protecting your membership against the solicitations and importunities of those who seek appropriations, and tends to enable such matters to be settled upon merit alone.

This provision is not a limitation on the authority of the General Assembly in the matter of appropriating the State's funds. It is simply a sensible, reasonable and business-like regulation of the procedure by which appropriations are to be made. It must be recalled that the General Assembly has no unlimited power in this respect, as the Governor, by the exercise of the veto power, can overrule the wishes, with reference to matters of legislation, of any number of Representatives in the Lower House less than 128 and any number of Senators, less than 34, so that under the provision of the Constitutional Amendment providing for the creation of the Budget Commission your body will be placed under no further limitations than now.

Members of your body would have the balance of power on the Commission, while the minimum membership authorized to increase any item recommended, 97 in the House and 27 in the Senate, as now constituted, would suffice.

This provision would give to Georgia one of the essential requisites of a business budget system. It has been written into the laws of other States, and, after trial, has been found satisfactory. It is hoped you can approve this plan for submission to the judgment and wisdom of the people of this State, whose representatives you are, and who can well be trusted to say whether or not this is a wise and ex-

pedient regulation to safeguard State expenditures and insure their wise use.

I desire also to endorse that provision of this suggested Constitutional Amendment which requires that no other appropriation bill shall be considered until the General Appropriation Bill has been finally acted upon. During my tenure of office, the General Appropriation Bills have always been deferred and finally put through in the last minutes of the session, and hence have come to the Executive Department for consideration and action only after the adjournment of your body, and when to withhold approval of any item of consequence therein, would necessarily entail upon the taxpayers of the State the expense of an Extraordinary Session. To delay the passage of the General Appropriation Bill until special appropriation bills have all been passed upon, must inevitably result always in the passage of special bills without any regard whatsoever to the State's ability to pay. It is unbusinesslike and unsystematic.

The benefits that will accrue from the adoption of the plan embodied in the Budget Bill submitted, will be so apparent—if it is once put in vogue—as to cause us to wonder that the old plan was ever permitted to exist.

Further, let me commend that provision in the last paragraph of the suggested Budget Bill which says that no special appropriation bill shall be enacted, should the amount therein carried cause the total appropriations for any year or years in which the same is to be paid to exceed the total revenue as estimated in the report of the Budget and Investi-

gating Committee, unless such special appropriation bill shall provide the revenue necessary to pay the appropriation therein. The adoption of this will inevitably result in focusing the mind of the General Assembly on the amount of the State's revenue and the source from which it is derived, instead of permitting it in making appropriations—as has heretofore been the case—to think only of the great needs of the State and its institutions.

If this Budget Bill should be adopted, Georgia would never again be confronted with the situation which met you at the threshold of your deliberations at this session.

HIGHWAYS.

You are to be congratulated on the Highway legislation passed at your last session, and it is earnestly hoped that with such minor amendments as may be suggested by your wisdom and as the operation of the State system which you have inaugurated may have developed are necessary, the program as outlined in the report of the Majority Committee, as submitted to you at your last session can be put through.

CONCLUSION.

Your body, at its 1919 session, undoubtedly passed as much progressive legislation as any General Assembly in the history of the State at its first session. Your creation of the State Board of Public Welfare; your establishment of the State Banking Department; the State Printing Department; your revision of the educational laws, and your highway

legislation, constitute in themselves a splendid catalogue of accomplishments. If at this session you can succeed in the enactment of proper tax legislation; take the initial step for the establishment of a Constitutional Budget and Investigation Commission; take additional steps as indicated for the establishment of a State System of Highways, you cannot be denied the honor of having enacted more legislation in the interest of the people of our State than any General Assembly heretofore has ever done. It is a great opportunity and one which it is sincerely hoped you will embrace.

Respectfully submitted,

HUGH M. DORSEY,

Governor.

The following resolution was read and adopted:

By Mr. Dobbs of Cobb—

Be it resolved by the House of Representatives that we heartily commend the National Democratic Convention for nominating Hon. James M. Cox as the standard bearer of the Democratic party in the coming election.

Resolved further, That we extend to Governor Cox our hearty congratulations and pledge to him our active support in the November election.

Resolved further, That the Speaker of the House wire a copy of these resolutions to Hon. James M. Cox, the next President of the United States.

The following bills of the House were read the third time and placed upon their passage:

By Mr. Bussey of Lincoln—

A bill to amend an Act incorporating Town of Lincolnton relative to establishing local public school system therein.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Atkinson of Camden—

A bill to amend an Act relative to salary of Solicitor-General of Brunswick Judicial Circuit.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Woody of Fannin—

A bill to create new charter for Town of McCaysville.

The following amendment was read and adopted:

The Committee offers to amend House Bill 672 as follows: "Strike from section 24 the words 'or prohibit,' also by inserting after the word 'city' and before the word 'also' in the 10th line thereof the following: 'and where said poles have become a nuisance and interfere with traffic or travel on the streets, avenues, alleys or other public places of the city,' also to strike from section 53 all after the word city in the fourth line thereof.

The report of the committee, which was favorable to the passage of the bill, as amended, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Boyett of Stewart—

A bill to fix time of holding meetings of Board of County Commissioners of Stewart County and to fix salary of clerk of said Board.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hamilton of Floyd—

A bill to prohibit the hunting, trapping or killing of foxes in Floyd County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Nichols of Spalding—

A bill to authorize Commissioners of Roads and Revenues of Spalding County to deed property

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Nichols of Spalding—

A bill to fix salaries of Commissioners of Roads and Revenues of Spalding County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hamilton of Floyd and McFarland of Walton—

A bill to amend an act authorizing Commissioners of Roads and Revenues to lay out, open, change or discontinue public roads.

The following amendment was read and adopted:

By Mr. Hullender of Catoosa—

Amend the caption by inserting between the word “year” and the word “and” in the last line thereof the following, “and to provide that in counties having a population of not less than 7,180, or more than 7,200 by the census of 1910, the commutation tax shall be fixed at a sum that will amount to not more than \$2.00 per day, and that no person shall be required to work more than five days, or less than three days in any one year.”

Amend said Act by adding thereto the following Section:

SECTION 3. Be it further enacted by the authority aforesaid, That from and after January 1st, 1921, in all counties of this State having a population of not less than 7,180, or more than 7,200 by the census of 1910, the commutation tax shall be fixed at a sum that will not be more than \$2.00 per day and that no person shall be required to work more than five days or less than three days in any one year.

Amend Section Three by changing the number thereof to FOUR.

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Lambert of Morgan—

A bill to increase salary of Treasurer of Morgan County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sumner of Johnson—

A bill to amend an Act to establish City Court of Wrightsville so as to increase salary of Judge of said Court.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 98, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to fix the salary of Treasurer of Fulton County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Owen of Gordon—

A bill to create the office of Commissioner of Roads and Revenues for County of Gordon.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rimes of Bryan—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for County of Bryan.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rimes of Bryan—

A bill to create a Board of Commissioners of Roads and Revenues for County of Bryan.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Johns of Barrow—

A bill to amend an act providing for holding four terms a year of Superior Court of Barrow County so as to provide that no traverse juries shall be drawn for June terms of said Court.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Jasper—

A bill to repeal an Act to create a Board of Education for City of Monticello.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Pope of Grady—

A bill to create a Board of Commissioners of Roads and Revenues for Grady County

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 100, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pope of Grady—

A bill to repeal an Act creating a Board of Commissioners of Roads and Revenues for Grady County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. DeLoach of Evans—

A bill to amend an Act establishing new charter for City of Claxton so as to redefine the corporate limits of said city and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

By Mr. Jordan of Jasper—

A bill to amend an Act incorporating City of Monticello by striking from said Act all of Section 47 relating to public schools in said city

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Burt of Dougherty—

A bill to amend an Act providing for system of public schools in City of Albany so as to provide for ratification of same by election.

The following amendment was read and adopted:

By Mr. Burt of Dougherty—

Moves to amend House Bill No. 779 by striking out the words and figures “not exceeding one per cent” wherever the same occurs in said bill, and inserting in lieu thereof the words and figures “not exceeding four-fifths of one per cent.”

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 110, Nays 0.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Thompson of Madison—

A bill to incorporate the Town of Pocatoligo in the County of Madison.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Copeland, Davis and Hamilton of Floyd—

A bill to amend an Act incorporating City of Rome relative to water rates outside city limits of said city.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Smith of Candler—

A bill to establish the City Court of Metter, in the City of Metter.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Stovall of McDuffie —

A bill to create the City of Thomson in lieu of the Town of Thomson.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Williams of Bulloch—

A bill to amend an Act creating new charter for City of Statesboro so as to provide for issue of bonds for school purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Burt of Dougherty—

A bill to create a new charter for the Town of Buena Vista.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Guess and Lindsay of DeKalb—

A bill to relieve counties issuing bonds in cases where validation has been sought and failure to file proper proceedings and hear the same has resulted without fault on part of issuing authority

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Dorris of 48th—

Senate Bill No. 59. A bill relating to and regulating marriage and marriage licenses.

Referred to Committee on General Judiciary No. 2.

By Mr. Kaigler of 12th—

Senate Bill No. 237 A bill to authorize Board of Roads and Revenues of Quitman County to pay

certain officers of the County Court of Quitman County and of the Superior Court of Quitman County all their costs in certain misdemeanor cases.

Referred to Committee on County and County Matters.

By Mr. Wallace of 28th—

Senate Bill No. 249. A bill to abolish fee system now existing in the Superior Courts of the Ocmulgee Judicial Circuit.

Referred to Committee on Special Judiciary.

Under the regular order of business the following bills and resolutions of the House were read the third time and placed upon their passage:

By Mr. Sweat of Ware—

A resolution to appropriate \$25,000 covering a shortage in the Pension Fund for 1920.

The resolution involving an appropriation, the House was resolved into a Committee of the Whole House, and the Speaker designated Mr. Hixon of Carroll as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Hamilton	Neill
Adams of Walton	Harden	Owen of Paulding
Alfriend	Hendrix	Pace
Anderson of Jenkins	Hixon	Palmour of Hall
Atkinson	Hollis	Parrish
Barnes	Holtzelaw	Penland
Bellah	Hullender	Perryman
Blalock	Hyers	Pope
Bradford	Jackson of Jones	Quincey
Brannen	Jackson of Towns	Ramsey of Columbia
Brinson	Johns	Rees
Burkhalter	Johnson of Appling	Richardson
Burt	Johnson of Bartow	Rogers of Laurens
Bush	Jones of Lowndes	Royal
Bussey	Jones of Meriwether	Seaman
Buxton	Jones of Thomas	Smith of Candler
Calhoun	Jordan of Jasper	Smith of Carroll
Callahan	Kimsey	Smith of Fulton
Carswell	Kirby	Smith of Meriwether
Cochran	Knight	Stewart
Cole	Lasseter	Stone
Copeland	Law	Stovall
Covington	Lewis	Sumner
Cranford	Lindsay of DeKalb	Sweat of Ware
Culpepper	Lindsey of Wilkes	Swint
Daniel	McDaniel	Tankersley
Davis of Floyd	McDonald	Tatum of Campbell
Davis of Oglethorpe	McKenney	Thompson
De La Pierriere	Mann	Weston
Dickey	Manning	Whitaker of Lowndes
Dobbs	Mason	Whitaker of Rockdale
DuBose	Middleton	Williams of Bulloch
Duncan of Hall	Milner	Williams of Miller
Ficklen	Minchew	Williams of Walton
Gallaher	Moore of Butts	Willoughby
Grant	Moore of Fulton	Woods
Green	Moye	Wyatt
Guess	Mundy	Wynne

Those voting in the negative were Messrs.:

Corbett

Those not voting were Messrs.:

Anderson of Chat	Hodges	Reiser
tooga	Hollingsworth	Reville
Arnold	Holmes	Richards
Barwick	Hudson	Rimes
Barrett	Johnson of Chatta-	Rogers of Elbert
Bates	hoochee	Shannon
Bird	Jordan of Wheeler	Sibley
Bowen	Kelley	Smiley
Boyett of Marion	Kent	Smith of Haralson
Boyett of Stewart	King	Smith of Telfair
Brooke	Knabb	Strozier
Brown	Lambert	Stubbs
Cannon	Lankford	Sweat of Pierce
Clarke	Lawrence	Swift
Clifton	Lee	Tatum of Dade
Coates	Longley	Thurmond
DeLoach	MacIntyre	Timmerman
Duncan of Dawson	McFarland	Trippe
Dyer	Nichols of Spalding	Walker
Eve	Nichols of Wayne	Wall
Falligant	Owen of Gordon	Ware
Gann	Owen of Stephens	Warren
Griffin	Palmer of Crisp	Williams of Worth
Gunnells	Pilcher	Wohlwender
Harvin	Purcell	Woody
Haynie	Ramsey of Brooks	Mr. Speaker
Hinton	Reid	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 114, Nays 1.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Carswell of Wilkinson—

A resolution to appropriate \$475,000 to pay the approved pensions under the Constitutional Amendment of 1918, for 1920.

The resolution involving an appropriation, the House was resolved into a Committee of the Whole House, and the Speaker designated Mr. Kirby of Coweta as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Davis of Floyd	Johnson of Appling
Adams of Walton	Davis of Oglethorpe	Johnson of Bartow
Alfriend	De La Perriere	Johnson of Chatta-
Anderson of Jenkins	Dickey	hoochee
Atkinson	Dobbs	Jones of Lowndes
Bellah	Duncan of Hall	Jones of Meriwether
Blalock	Dyer	Jones of Thomas
Bradford	Ficklen	Jordan of Jasper
Brannen	Gallaher	Kimsey
Brinson	Grant	Kirby
Burkhalter	Green	Knight
Burt	Gunnells	Lasseter
Bush	Hamilton	Law
Bussey	Harden	Lewis
Buxton	Haynie	Lindsay of DeKalb
Calhoun	Hendrix	Lindsey of Wilkes
Carswell	Hixon	McDaniel
Cole	Holmes	McKenney
Copeland	Holtzelaw	Mann
Corbett	Hullender	Manning
Covington	Hyers	Mason
Cranford	Jackson of Jones	Milner
Culpepper	Jackson of Towns	Minchew
Daniel	Johns	Moore of Fulton

Moye	Ramsey of Columbia	Swift
Mundy	Rees	Tankersley
Neill	Richardson	Tatum of Campbell
Owen of Paulding	Rogers of Laurens	Thompson
Pace	Royal	Weston
Palmour of Hall	Seaman	Whitaker of Lowndes
Parrish	Smith of Candler	Whitaker of Rockdale
Penland	Smith of Carroll	Williams of Bulloch
Perryman	Smith of Meriwether	Williams of Miller
Pope	Stewart	Williams of Walton
Quincey	Stone	Willoughby
Ramsey of Brooks	Stovall	Wyatt
	Sweat of Ware	Wynne

Those not voting were Messrs.:

Anderson of Chattooga	Hinton	Reiser
Arnold	Hodges	Reville
Barnes	Hollingsworth	Richards
Barwick	Hollis	Rimes
Barrett	Hudson	Rogers of Elbert
Bates	Jordan of Wheeler	Shannon
Bird	Kelley	Sibley
Bowen	Kent	Smiley
Boyett of Marion	King	Smith of Fulton
Boyett of Stewart	Knabb	Smith of Haralson
Brooke	Lambert	Smith of Telfair
Brown	Lankford	Strozier
Callahan	Lawrence	Stubbs
Cannon	Lee	Sumner
Clarke	Longley	Sweat of Pierce
Clifton	MacIntyre	Swint
Coates	McDonald	Tatum of Dade
Cochran	McFarland	Thurmond
DeLoach	Middleton	Timmerman
DuBose	Moore of Butts	Trippe
Duncan of Dawson	Nichols of Spalding	Warren
Eve	Nichols of Wayne	Williams of Worth
Falligant	Owen of Gordon	Wohlwender
Gann	Owen of Stephens	Woody
Griffin	Palmer of Crisp	Woods
Guess	Pilcher	Walker
Harvin	Purcell	Wall
	Reid	Ware

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 109, Nays 0.

The resolution having received the requisite constitutional majority, was passed.

By Messrs. Neill of Muscogee and Culpepper of Forsyth—

A bill to authorize the Commissioner of Agriculture of this State to appoint an Assistant Drug Inspector for this State.

Upon motion of Mr. Neill of Muscogee the consideration of this bill was indefinitely postponed.

By Mr. Johns of Barrow—

A bill to make it a felony for any person driving an automobile, motorcycle or other like vehicle while under influence of intoxicating beverages to run over, strike or injure in any way with such vehicle any person using the roadways of this State, either public or private.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 54, Nays 52.

The bill having failed to receive the requisite constitutional majority, was lost.

Mr. Barnes of Bibb moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Mr. Rogers of Elbert and Mr. Hodges of Washington.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

WEDNESDAY, JULY 7, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of Chattooga	Clifton	Gunnells
	Coates	Hamilton
Anderson of Jenkins	Cochran	Harden
Arnold	Cole	Harvin
Atkinson	Opeland	Haynie
Barnes	Corbett	Hendrix
Barwick	Covington	Hinton
Barrett	Cranford	Hixon
Bates	Culpepper	Hodges
Bellah	Daniel	Hollingsworth
Bird	Davis of Floyd	Hollis
Blalock	Davis of Oglethorpe	Holmes
Bowen	De La Perriere	Holtzelaw
Boyett of Marion	DeLoach	Hudson
Boyett of Stewart	Dickey	Hullender
Bradford	Dobbs	Hyers
Brannen	DuBose	Jackson of Jones
Brinson	Duncan of Dawson	Jackson of Towns
Brown	Duncan of Hall	Johns
Burkhalter	Dyer	Johnson of Appling
Burt	Eve	Johnson of Bartow
Bush	Falligant	Johnson of Chatta-
Bussey	Ficklen	hoochee
Buxton	Gallaher	Jones of Lowndes
Calhoun	Gann	Jones of Meriwether
Callahan	Grant	Jones of Thomas

Jordan of Jasper	Neill	Smith of Meriwether
Jordan of Wheeler	Nichols of Spalding	Smith of Telfair
Kelley	Nichols of Wayne	Stewart
Kent	Owen of Gordon	Stone
Kimsey	Owen of Paulding	Stovall
King	Owen of Stephens	Strozier
Kirby	Pace	Stubbs
Knabb	Palmer of Crisp	Sumner
Knight	Palmour of Hall	Sweat of Pierce
Lambert	Parrish	Sweat of Ware
Lankford	Penland	Swift
Lasseter	Perryman	Swint
Law	Pilcher	Tankersley
Lawrence	Pope	Tatum of Campbell
Lee	Purcell	Tatum of Dade
Lewis	Quincey	Thompson
Lindsay of DeKalb	Ramsey of Brooks	Thurmond
Lindsey of Wilkes	Ramsey of Columbia	Timmerman
Longley	Rees	Trippe
MacIntyre	Reid	Walker
McDaniel	Reiser	Wall
McDonald	Reville	Ware
McFarland	Richards	Weston
McKenney	Richardson	Whitaker of Lowndes
Mann	Rimes	Whitaker of Rockdale
Manning	Rogers of Elbert	Williams of Bulloch
Mason	Rogers of Laurens	Williams of Miller
Middleton	Royal	Williams of Walton
Milner	Seaman	Williams of Worth
Minchew	Shannon	Willoughby
Moore of Butts	Sibley	Wohlwender
Moore of Fulton	Smiley	Woods
Moye	Smith of Candler	Woody
Mundy	Smith of Carroll	Wyatt
	Smith of Fulton	Wynne
	Smith of Haralson	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent Mr. Knight of Berrien was permitted to postpone action on his written motion relative to House Resolution No. 130.

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House Bills and Uncontested General House Bills having a local application.

By unanimous consent House Bills Nos. 195 and 851 were withdrawn.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Pace of Sumter—

House Bill No. 871. A bill to amend an Act to establish City Court of Americus so as to increase salary of Judge thereof.

Referred to Committee on General Judiciary No. 2.

By Mr. Richardson of Houston—

House Bill No. 872. A bill to amend an Act to fix salary of Treasurer of Houston County.

Referred to Committee on County and County Matters.

By Messrs. Hamilton, Copeland and Davis of Floyd—

House Bill No. 873. A bill to create a new charter for City of Cave Springs.

Referred to Committee on Corporations.

By Mr. Thurmond of Ben Hill—

House Bill No. 874. A bill to amend charter of City of Fitzgerald relative to levy of taxes for school purposes.

Referred to Committee on Corporations.

By Mr. Woody of Fannin—

House Bill No. 875. A bill to provide for summary proceedings to recover possession of real property in certain cities.

Referred to Committee on General Judiciary No. 2.

By Mr. Woody of Fannin—

House Bill No. 876. A bill to repeal Section 5393 of Code of Georgia and to pass an Act providing for procedure necessary to dispossess intruder or tenant holding over.

Referred to Committee on General Judiciary No. 2.

By Mr. Hendrix of Fulton—

House Bill No. 877. A bill to amend Tax Act of 1918 relative to levy of tax for support of State government and institutions.

Referred to Committee on Ways and Means.

By Mr. Woody of Fannin—

House Bill No. 878. A bill to authorize mayor and council of municipalities of certain population to create Board to be known as Anti-Rent Profiteering Commission.

Referred to Committee on General Judiciary No. 2.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 879. A bill to amend Section 424 of Code of Georgia relative to bridges connecting border counties with adjacent States.

Referred to Committee on General Judiciary No. 2.

By Mr. Strozier of Bibb—

House Bill No. 880. A bill to provide for compensation for Deputy Clerk of Supreme Court.

Referred to Committee on General Judiciary No. 2.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 881. A bill to fix compensation of Deputy Clerks of Superior Courts in counties having 225,000 population or more.

Referred to Committee on General Judiciary No. 1.

By Mr. De La Perriere of Jackson—

House Bill No. 882. A bill to amend Section 4362 of Civil Code of 1910 relative to time limits on actions upon open accounts.

Referred to Committee on General Judiciary No. 2.

By Mr. De La Perriere of Jackson—

House Bill No. 883. A bill to amend Section 4362 of Civil Code of 1910 relative to time limits on actions upon simple contracts.

Referred to Committee on General Judiciary No. 2.

By Mr. Manning of Milton—

House Bill No. 884. A bill to create new charter for Town of Alpharetta.

Referred to Committee on Municipal Government.

By Mr. Hamilton of Floyd—

House Bill No. 885. A bill to amend Section 4016 of Code of Georgia relative to making titles to land in certain cases.

Referred to Committee on General Judiciary No. 2.

By Mr. Bush of Mitchell—

House Bill No. 886. A bill to amend an Act to create City Court of Pelham relative to fees of Clerk in certain instances.

Referred to Committee on Special Judiciary.

By Mr. Burt of Dougherty—

House Bill No. 887. A bill to appropriate \$10,000 for year 1920, \$15,000 for year 1921 to an Industrial Agricultural and Normal School in this State.

Referred to Committee on Appropriations.

By Messrs. Strozier, Cochran and Barnes of Bibb—

House Bill No. 888. A bill to amend charter of City of Macon relative to abolishment of Civil Service Commission in said city.

Referred to Committee on General Judiciary No. 2.

By Mr. Bush of Mitchell—

House Bill No. 889. A bill to amend Section 9 of Act creating City Court of Camilla relative to fees of clerk in certain instances.

Referred to Committee on Special Judiciary.

By Mr. Jordan of Wheeler—

House Bill No. 890. A bill to amend Section 1249 of Code of 1910 relative to selection of banks in certain cities as State depositories.

Referred to Committee on Banks and Banking.

By Mr. Covington of Colquitt—

House Bill No. 891. A bill to amend laws of

City of Moultrie relative to levy of tax for school purposes.

Referred to Committee on Education.

By Mr. Covington of Colquitt—

House Bill No. 892. A bill to amend an Act relative to Board of Public Welfare by conferring additional authority upon said Board.

Referred to Committee on State of Republic.

By Mr. Carswell of Wilkinson—

House Bill No. 893. A bill to amend laws of State providing for inspection of illuminating oils, gasolines, benzines and naphthas.

Referred to Committee on General Agriculture No. 1.

By Mr. Mundy of Polk—

House Resolution No. 148. A resolution to make House Bill No. 402 special order for Thursday, July 8, 1920, to follow order of Unfinished Business.

Referred to Committee on Rules.

By Messrs. Covington of Colquitt and Knight of Berrien—

House Resolution No. 149. A resolution to appropriate \$5,000 to clear off, mark and enclose Jefferson Davis Park in Irwin County.

Referred to Committee on Appropriations.

By Messrs. Smiley of Liberty and Purcell of Tattall—

House Resolution No. 150. A resolution to pay pension of Eli Stafford, deceased, for year 1919.

Referred to Committee on Pensions.

By Mr. Mundy of Polk—

House Resolution No. 151. A resolution to pay W W Crawford, Ordinary of Polk County, \$90 refunded to State Treasury by him by mistake.

Referred to Committee on Appropriations.

By Mr. Wood of Fannin—

House Resolution No. 152. A resolution to authorize Pension Commissioner to place Davis Lunsford on pension rolls of State.

Referred to Committee on Pensions.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

No. 731. To amend Act to empower Treasurer of Chatham County to employ a clerk, fix compensation and other purposes.

No. 802. To regulate salary of jailers and other employees in counties having population not less than 80,000 or more than 130,000.

No. 803. To regulate salaries of sheriffs and bailiffs in counties of not less than 80,000 or more than 130,000.

No 846. To repeal Act creating Board of Commissioners of Paulding County.

No. 848. To create system of working public roads of Paulding County.

No. 831. To create Board of Commissioners of Roads and Revenues of Jeff Davis County.

No. 794. To provide that County Tax Receivers may be paid salary.

No. 809. To authorize mayor of Smyrna, Ga., to call election for bond issue.

No. 706. To create Board of Commissioners of Roads and Revenues of Fannin County.

Senate Bill No. 237 To authorize Board of Commissioners of Roads and Revenues of Quitman County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 806. To amend the charter of the Town of Smyrna, Cobb County, Georgia.

House Bill No. 868. To amend the charter of the Town of Acworth, Cobb County, Georgia.

House Bill No. 865. To amend the charter of the Town of Cuthbert.

House Bill No. 866. To amend the charter of the Town of Shellman.

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, to-wit:

House Bill No. 659.

House Bill No. 698.

Respectfully submitted,

PACE, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following House Bills, Nos. 863 and 864, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted,

STOVALL OF McDUFFIE, Chairman.

The following message was received from the Senate, through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following House bills:

No. 653. A bill to amend the Act establishing the City Court of Fort Gaines, relative to salary of Judge thereof.

No. 681. A bill to amend an Act creating City Court of Albany, increasing salary of Judge thereof.

The Senate has also passed by the requisite constitutional majority the following bills of the Senate, to-wit:

No. 17. A bill to make it a misdemeanor for a man to wilfully desert his wife or for a wife to de-

sert her husband, they having a child under ten years of age.

No. 246. A bill to amend Sections 445 and 446 of Code of 1910 relative to the validation of municipal and county bonds.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the Senate:

No. 55. A bill to declare the law in regard to warehouse receipts, adopting in regard thereto the uniform Warehouse Receipt Act.

The following bills of the House and Senate, favorably reported, were read the second time:

By Messrs. Barnes, Cochran and Strozier of Bibb—

A bill to provide for additional Judge of the Superior Court of Macon Circuit.

By Mr. Carswell of Wilkinson—

A bill to amend Section 1973 of Code of 1910 and Act amendatory thereof relative to salary of State Geologist and assistants.

By Mr. Woody of Fannin—

A bill to create a Commissioner of Roads and Revenues for Fannin County.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend an Act to empower Treasurer of Chatham County to employ a clerk and to fix his compensation.

By Mr. Lindsay of DeKalb—

A bill to provide that county tax collectors may be paid a salary in lieu of commissions.

By Messrs. Lawrence, Eve and Falligant of Chatham.

A bill to regulate salaries of jailers, deputy jailers and others in counties of certain population.

By Messrs. Lawrence, Eve and Falligant of Chatham.

A bill to regulate salaries of deputy sheriffs and bailiffs in counties of certain population.

By Messrs. Dobbs and Gann of Cobb—

A bill to amend an Act amending charter of Town of Smyrna relative to paving and improving of streets.

By Messrs. Dobbs and Gann of Cobb—

A bill to authorize Mayor and Council of Smyrna to order election for issuance of bonds for street improvements.

By Mr. Stone of Jeff Davis—

A bill to create Board of Commissioners of Roads and Revenues for County of Jeff Davis.

By Mr. Owen of Paulding—

A bill to repeal an Act to create Board of Commissioners of Roads and Revenues for Paulding County.

By Mr. Owen of Paulding—

A bill to create system for working roads, bridges and other public works for County of Paulding.

By Messrs. Longley and Wyatt of Troup—

A bill to fix the maximum amount of bonds which can be issued by the City of LaGrange for schools, waterworks and other public utilities.

By Messrs. Longley and Wyatt of Troup—

A bill to amend an Act to create new charter for City of LaGrange relative to election and terms of office of Mayor and Councilmen.

By Mr. Moye of Randolph—

A bill to amend an Act creating City of Cuthbert in lieu of Mayor and Council of Cuthbert.

By Mr. Moye of Randolph—

A bill to amend the Acts amending charter of Town of Shellman relative to tax levy therein.

By Messrs. Gann and Dobbs of Cobb—

A bill to amend Act creating new charter for Town of Acworth relative to time of holding elections for Mayor and Aldermen of said town.

By Mr. Kaigler of 12th—

A bill to authorize Board of Roads and Revenues of Quitman County to pay certain officers of County Court of Quitman County and Superior Court of Quitman County all costs in certain misdemeanor cases.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Allen of 35th—

Senate Bill No. 17 A bill to make it a misdemeanor for a man to desert his wife or woman to desert husband without cause, they having a child under the age of ten years.

Referred to Committee on General Judiciary No. 2.

By Mr. Dorris of the 48th—

Senate Bill No. 246. A bill to amend Sections 445 and 446 of Code of 1910 relative to validation of municipal and county bonds.

Referred to Committee on General Judiciary No. 1.

By unanimous consent the following resolution of the House was read and adopted as amended:

By Mr. Williams of Worth—

A resolution providing for a joint Committee from the Senate and House to investigate the office of the State Veterinarian.

The following amendments were read and adopted:

By Mr. DuBose of Clarke—

Amend by striking all of the first clause of the original resolution after the word “office” in the third line.

By Mr. Quincey of Coffee—

Move to amend by striking the words “great dissatisfaction” and inserting in lieu thereof the words “some criticism.”

On the adoption of the resolution the Ayes were 110, Nays 13.

The resolution having received the requisite constitutional majority, was adopted as amended.

Under the order of Orders of the Day the following bill of the House was taken up for consideration and read the third time:

By Mr. Johnson of Bartow—

A bill to amend Article 7, Section 1, Paragraph 2 of Constitution of State relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to, and the bill was lost.

Mr. Johnson of Bartow gave notice that at the proper time he would move to reconsider the action

of the House in defeating the passage of House Bill No. 147.

Under the regular order of business the following bill of the House was read the third time and placed upon its passage:

By Mr. Rogers of Elbert—

A bill to amend Section 3852 of Code of 1910 so as to provide that testators cannot dispense with necessity of executors making inventory.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117, Nays 5.

The bill having received the requisite constitutional majority, was passed.

By unanimous consent action on House Bill No. 186 was postponed until Thursday, July 8, 1920, to be a special and continuing order to immediately follow the Order of Unanimous Consents:

Mr. Williams of Walton moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Mr. Jackson of Towns.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

THURSDAY, JULY 8, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of Chat- tooga	Clifton	Gunnells
Anderson of Jenkins	Coates	Hamilton
Arnold	Cochran	Harden
Atkinson	Cole	Harvin
Barnes	Copeland	Haynie
Barwick	Corbett	Hendrix
Barrett	Covington	Hinton
Bates	Cranford	Hixon
Bellah	Culpepper	Hodges
Bird	Daniel	Hollingsworth
Blalock	Davis of Floyd	Hollis
Bowen	Davis of Oglethorpe	Holmes
Boyett of Marion	De La Perriere	Holtzclaw
Boyett of Stewart	DeLoach	Hudson
Bradford	Dickey	Hullender
Brannen	Dobbs	Hyers
Brinson	DuBose	Jackson of Jones
Brown	Duncan of Dawson	Jackson of Towns
Burkhalter	Duncan of Hall	Johns
Burt	Dyer	Johnson of Appling
Bush	Eve	Johnson of Bartow
Bussey	Falligant	Johnson of Chatta- hoochee
Buxton	Ficklen	Jones of Lowndes
Calhoun	Gallaher	Jones of Meriwether
Callahan	Gann	Jones of Thomas
	Grant	

Jordan of Jasper	Neill	Smith of Meriwether
Jordan of Wheeler	Nichols of Spalding	Smith of Telfair
Kelley	Nichols of Wayne	Stewart
Kent	Owen of Gordon	Stone
Kimsey	Owen of Paulding	Stovall
King	Owen of Stephens	Strozier
Kirby	Pace	Stubbs
Knabb	Palmer of Crisp	Sumner
Knight	Palmour of Hall	Sweat of Pierce
Lambert	Parrish	Sweat of Ware
Lankford	Penland	Swift
Lasseter	Perryman	Swint
Law	Pilcher	Tankersley
Lawrence	Pope	Tatum of Campbell
Lee	Purcell	Tatum of Dade
Lewis	Quincey	Thompson
Lindsay of DeKalb	Ramsey of Brooks	Thurmond
Lindsey of Wilkes	Ramsey of Columbia	Timmerman
Longley	Rees	Trippe
MacIntyre	Reid	Walker
McDaniel	Reiser	Wall
McDonald	Reville	Ware
McFarland	Richards	Weston
McKenney	Richardson	Whitaker of Lowndes
Mann	Rimes	Whitaker of Rockdale
Manning	Rogers of Elbert	Williams of Bulloch
Mason	Rogers of Laurens	Williams of Miller
Middleton	Royal	Williams of Walton
Milner	Seaman	Williams of Worth
Minchew	Shannon	Willoughby
Moore of Butts	Sibley	Wohlwender
Moore of Fulton	Smiley	Woods
Moye	Smith of Candler	Woody
Mundy	Smith of Carroll	Wyatt
	Smith of Fulton	Wynne
	Smith of Haralson	Mr. Speaker

The Journal of yesterday's proceedings was read and confirmed.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second reading of House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.

5. First reading of Senate Bills and Resolutions.

By unanimous consent House Bill No. 708 was recommitted to the Committee on Labor and Labor Statistics and House Bill No. 846 was recommitted to the Committee on County and County Matters.

By unanimous consent House Bill No. 848 was withdrawn.

By unanimous consent Mr. Johnson of Bartow was permitted to postpone a motion to reconsider the action of the House in defeating House Bill No. 147 until tomorrow morning, July 9th.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Bates of Murray—

House Bill No. 894. A bill to provide for giving of supersedeas bonds in criminal cases where sentence does not exceed twenty years.

Referred to Committee on Special Judiciary.

By Messrs. Hollis and Wohlwender of Muscogee—

House Bill No. 895. A bill to provide a stenographer for Clerk of Court of Appeals.

Referred to Committee on Special Judiciary

By Mr. Burt of Dougherty—

House Bill No. 896. A bill to appropriate and provide revenues for investigational work with pecans.

Referred to Committee on Appropriations.

By Messrs. DuBose and Brown of Clarke—

House Bill No. 897. A bill to create a new judicial circuit to be known as the Piedmont Circuit.

Referred to Committee on Special Judiciary.

By Mr. Mason of Hart—

House Bill No. 898. A bill to provide for holding three terms a year of Superior Court of Hart County.

Referred to Committee on Special Judiciary.

By Mr. McFarland of Walker—

House Bill No. 899. A bill to amend an Act incorporating City of LaFayette so as to abolish public school system in said city.

Referred to Committee on Municipal Government.

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 900. A bill to create a new charter for City of Marietta.

Referred to Committee on Municipal Government.

By Messrs. Ramsey and Weston of Brooks—

House Bill No. 901. A bill to authorize and empower Mayor and Council of City of Quitman to levy tax for school purposes.

Referred to Committee on Corporations.

By Messrs. Kirby and Cole of Coweta—

House Bill No. 902. A bill to amend Section 599 of Code of 1910 relative to duties of County Surveyors.

Referred to Committee on County and County Matters.

By Messrs. Sibley of Greene and Covington of Colquitt—

House Bill No. 903. A bill to establish a Frances Willard Day in the public schools of this State.

Referred to Committee on Education.

By Messrs. Palmour and Duncan of Hall—

House Bill No. 904. A bill to amend an Act to establish City of Gainesville relative to levy of taxes in said city.

Referred to Committee on Corporations.

By Mr. Sibley of Greene—

House Bill No. 905. A bill to amend charter of City of White Plains so as to increase corporate limits thereof.

Referred to Committee on Corporations.

By Messrs. Jackson of Jones and Rogers of Elbert—

House Bill No. 906. A bill to amend an Act to establish a Normal and Industrial College by striking therefrom Section 12.

Referred to Committee on Education.

By Mr. McDonald of Richmond—

House Bill No. 907. A bill to provide a defense in actions based upon unjust, unreasonable and oppressive agreements for rent in cities of certain population.

Referred to Committee on General Judiciary No. 1.

By Mr. Smith of Carroll—

House Bill No. 908. A bill to abolish office of Commissioner of Roads and Revenues for Carroll County.

Referred to Committee on Special Judiciary

By Mr. Sweat of Ware—

House Bill No. 909. A bill to amend an Act to provide for assurance, registration and transfer of land titles relative to increase in compensation of examiners.

Referred to Committee on General Judiciary
No. 1.

By Messrs. Rogers and Stubbs of Laurens—

House Bill No. 910. A bill to amend an Act and amendatory Acts thereto to create City Court of Dublin relative to salary of Solicitor thereof.

Referred to Committee on Special Judiciary.

By Mr. Alfried of Baldwin—

House Bill No. 911. A bill to amend an Act to revise school laws of State relative to levy of taxes for paying of interest on and retirement of bonds issued by a school district.

Referred to Committee on Education.

By Mr. Sweat of Pierce—

House Bill No. 912. A bill to create new charter for Town of Patterson.

Referred to Committee on Corporations.

By Mr. Lankford of Toombs—

House Bill No. 913. A bill to amend Section 1207 of Penal Code of 1910 relative to apportionment of convicts in counties.

Referred to Committee on Penitentiary.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Resolution No. 153. A resolution to appropriate \$10,000 for support and maintenance of Georgia Training School for Girls.

Referred to Committee on Appropriations.

By Mr. Anderson of Jenkins—

House Resolution No. 154. A resolution to make Senate Bill No. 183 special order.

Referred to Committee on Rules.

By Messrs. Knight of Berrien and Davis of Oglethorpe—

House Resolution No. 155. A resolution to instruct Highway Commission to expend no further money until bill before House authorizing expenditure of \$51,000,000 is finally acted upon.

Referred to Committee on Whole House.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following House Bills and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, as follows;

House Bill No. 726, by Rime of Bryan.

House Bill No. 725, by Rime of Bryan.

House Bill No. 852, by Clarke of McIntosh.

House Bill No. 849, by Ficklen and Lindsey of Wilkes.

House Bill No. 660, by Hendrix and Smith of Fulton.

House Bill No. 387, by Knobb of Charlton and Purcell of Tattnall, is recommended to be returned and referred to Judiciary No. 2.

Respectfully submitted,

STOVALL, Chairman,

Mr. Covington of Colquitt County, Chairman of the Committee on Temperance, submitted the following report:

Mr Speaker:—

Your Committee on Temperance, having had under consideration House Bill No. 654, to amend and supplement the prohibition laws of Georgia, instruct me as their Chairman to report the same to the House with recommendation that the same do pass. July 8, 1920.

Respectfully submitted,

W T. COVINGTON, Chairman,

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bill and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass by substitute:

House Bill No. 185. An Act quieting, perfecting and aiding land titles, etc.

Respectfully submitted,

J. Y. SMITH, Chairman.

Mr. Stubbs of Laurens County, Chairman of the Committee on University and Its Branches, submitted the following report:

Mr. Speaker:—

Your Committee on University and Its Branches have had under consideration the following House Bill No. 679 and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 679. To give authority to the Board of Trustees of Georgia Military College, Milledgeville, to make bond and for other purposes.

Respectfully submitted,

STUBBS OF LAURENS, Chairman.

Mr. Bradford of Whitfield County, Chairman of the Committee on Invalid Pensions and Soldiers Home, submitted the following report:

Mr. Speaker:—

Your Committee on Invalid Pensions and Soldiers Home have had under consideration the following House Bill No. 796, by Mr. Sweat of Ware, to amend and revise Acts for acceptance and maintenance of Soldiers Home, and have instructed me

as Chairman to report the same back to the House with the recommendation that the same do pass as amended.

Respectfully submitted,

BRADFORD OF WHITFIELD, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bill of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 871.

Respectfully submitted,

PACE, Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr Speaker:— '

Your Committee on Appropriations have had under consideration the following resolutions of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Resolution No. 684, appropriating \$125,000.00 to the Georgia School of Technology.

House Bill No. 811, appropriating \$75,000.00 to the South Georgia State College at Valdosta, and that House Resolution No. 130, appropriating the auto tag license fund to the counties do not pass.

House Resolution 230 do pass as amended.

Respectfully submitted,

CARSWELL OF WILKINSON, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

No. 250. A bill to fix the time of holding the Superior Courts in the Cordele Judicial Circuit.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to-wit:

No. 245. A bill to amend the charter of the City of Moultrie, Georgia, to provide for the election of

the clerk, marshal and recorder by the Mayor and Board of Aldermen.

The following bills of the House, favorably reported, were read the second time:

By Mr. Buxton of Burke—

A bill to perfect land titles and conveyances in this State.

By Messrs. Moore of Butts and Alfriend of Baldwin—

A bill to appropriate money to Georgia Normal and Industrial College at Milledgeville for erection of dormitory and auditorium.

By Mr. Dobbs of Cobb—

A bill to amend and supplement the prohibition laws of State of Georgia.

By Messrs. Hendrix and Moore of Fulton—

A bill to amend Act establishing Municipal Court of Atlanta relative to increase of salaries of certain officers thereof.

By Mr. Alfriend of Baldwin—

A bill to give additional powers and authority to local Board of Trustees of the Georgia Military College.

By Messrs. Moore, Smith and Hendrix of Fulton—

A bill to appropriate money to Georgia School

of Technology increasing the maintenance fund of said institution.

By Mr. Rimes of Bryan—

A bill to provide for holding two additional terms of Superior Court of Bryan County.

By Mr. Rimes of Bryan—

A bill to repeal an Act to establish County Court of Bryan County.

By Mr. Bradford of Whitfield—

A bill to alter and revise the Acts for maintenance and management of Confederate Soldiers Home of Georgia.

By Messrs. Bird of Taliaferro, Parrish of Cook, Whitaker of Lowndes, et al.—

A bill to appropriate money to South Georgia State Normal College at Valdosta for completing and equipping dormitory on grounds thereof.

By Messrs. Ficklen and Lindsey of Wilkes—

A bill to amend an Act establishing City Court of Washington by repealing portion of said Act giving defendants in criminal cases right to demand indictment by Grand Jury.

By Mr. Clarke of McIntosh—

A bill to repeal an Act establishing City Court of Darien in County of McIntosh.

By Mr. Pace of Sumter—

A bill to amend an Act to establish City Court of Americus relative to increase in salary of Judge of said Court.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Woody of Fannin—

A bill to create the office of Commissioner of Roads and Revenues for Fannin County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend an Act to empower the Treasurer of Chatham County to employ a clerk relative to salary of said clerk.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dobbs and Gann of Cobb—

A bill to amend an Act amending charter of Town of Smyrna relative to paving and improving streets and sidewalks of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dobbs and Gann of Cobb—

A bill to authorize and empower Mayor and Council of Smyrna to hold an election for issuance of bonds to pay costs incident to street improvement in said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Stone of Jeff Davis—

A bill to create a Board of Commissioners of Roads and Revenues for Jeff Davis County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A bill to fix maximum amount of bonds to be issued by City of LaGrange for schools, waterworks and other public utilities.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 119,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A bill to amend an Act to create new charter for City of LaGrange relative to election and term of office of Mayor and Councilmen and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Moye of Randolph—

A bill to amend an Act to create the City of Cuthbert in lieu of Mayor and Council of Cuthbert.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Moye of Randolph—

A bill to amend the Acts amending the charter of Town of Shellman relative to tax rates in said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110 Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Gann and Dobbs of Cobb—

A bill to amend Act establishing new charter for Town of Acworth relative to time of holding elections for Mayor and Aldermen of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 98, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Barnes and Strozier of Bibb—

A bill to amend an Act to create City Court of Macon relative to salary of Deputy Clerk thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 100, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Kaigler of 12th—

A bill to authorize Board of Roads and Revenues of Quitman County to pay to certain officers of the County Court of Quitman County and Superior Court of Quitman County all costs in certain misdemeanor cases.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following Bills of the Senate were read the first time and referred to Committees:

By Mr. Smith of 7th—

Senate Bill No. 55. A bill to declare the law in regard to warehouse receipts adopting in regard thereto the Uniform Warehouse Receipts Act.

Referred to Committee on General Agriculture No. 2.

By Mr. Hogg of 24th—

Senate Bill No. 89. A bill to prohibit the use of steel traps and other devices on lands without consent of owner.

Referred to Committee on Game and Fish.

By Mr. Wallace of 28th—

Senate Bill No. 222. A bill to amend an Act creating Board of Commissioners of Morgan County so as to make members of said board elected by people.

Referred to Committee on County and County Matters.

By Messrs. Smith of 7th and Rabun of 9th—

Senate Bill No. 230. A bill to abolish fee system now existing in Superior Courts of Albany Judicial Circuit.

Referred to Committee on Special Judiciary.

By Mr. Kendall of 47th—

Senate Bill No. 245. A bill to amend charter of City of Moultrie to provide for election of Clerk, Marshal and Recorder by the Mayor and Board of Aldermen.

Referred to Committee on Corporations.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules has had under consideration resolution of Mr. Neill of Muscogee to amend Rule No. 41 relating to the numbering and priority of bills and resolutions hereafter read the first time and have instructed me as its Vice-Chairman to report the same back to the House with recommendation that the same do pass.

Your Committee has also had under consideration the matter of amending Rule No. 43 relating to unanimous consents and have instructed me as its Vice-Chairman to report back to the House that the following resolution do pass:

“Resolved, that Rule No. 43 be amended by striking from 6th line of said rule the following words, to-wit: ‘or to make special orders for any bill or resolution’ and that said rule be amended accordingly.”

NEILL, Vice-Chairman.

The following resolution recommended by the Committee on Rules was read:

A Resolution to amend Rule No. 41 by adding word “numerical” before word “order” in second line and by adding following words at the end of said Rule 41, “In order that the proper numerical order may be accurately and fairly determined as between bills and resolutions, it shall be the duty of the Clerk to place on each bill and resolution, as same are read the first time, a number following the numerical order in which said bills and resolutions are read the first time, adopting one series of num-

bers and the same series of numbers for both bills and resolutions, and not a separate series of numbers as heretofore practiced.”

The report of the Committee, which was favorable to the adoption of the resolution, was agreed to.

The resolution was adopted.

By the Rules Committee—

A Resolution—Resolved that Rule No. 43 be amended by striking from the sixth line of said rule the following words, to-wit: “Or to make special orders for any bill or resolution” and that said Rule be amended accordingly.

The report of the Committee, which was favorable to the adoption of the resolution, was agreed to.

The resolution was adopted.

Under the order of Orders of the Day the following bill of the House was taken up for consideration and read the third time:

By Mr. Cole of Coweta—

A bill to require the holders of all promissory notes to exhibit the same to the tax receiver to be stamped by the tax receiver and for other purposes.

Mr. Palmer of Crisp moved the previous question on the bill and all pending amendments; the motion prevailed and the main question was ordered.

All amendments and all substitutes were considered by the House and voted down.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to, and the bill was lost.

Mr. Pace of Sumter moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Mr. Hamilton of Floyd.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

FRIDAY, JULY 9, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of Chattooga	Clifton	Gunnells
Anderson of Jenkins	Coates	Hamilton
Arnold	Cochran	Harden
Atkinson	Cole	Harvin
Barnes	Copeland	Haynie
Barwick	Corbett	Hendrix
Barrett	Covington	Hinton
Bates	Cranford	Hixon
Bellah	Culpepper	Hodges
Bird	Daniel	Hollingsworth
Blalock	Davis of Floyd	Hollis
Bowen	Davis of Oglethorpe	Holmes
Boyett of Marion	De La Perriere	Holtzclaw
Boyett of Stewart	DeLoach	Hudson
Bradford	Dickey	Hullender
Brannen	Dobbs	Hyers
Brinson	DuBose	Jackson of Jones
Brown	Duncan of Dawson	Jackson of Towns
Burkhalter	Duncan of Hall	Johns
Burt	Dyer	Johnson of Appling
Bush	Eve	Johnson of Bartow
Bussey	Falligant	Johnson of Chattahoochee
Buxton	Ficklen	Jones of Lowndes
Calhoun	Gallaher	Jones of Meriwether
Callahan	Gann	Jones of Thomas
	Grant	

Jordan of Jasper	Neill	Smith of Meriwether
Jordan of Wheeler	Nichols of Spalding	Smith of Telfair
Kelley	Nichols of Wayne	Stewart
Kent	Owen of Gordon	Stone
Kimsey	Owen of Paulding	Stovall
King	Owen of Stephens	Strozier
Kirby	Pace	Stubbs
Knabb	Palmer of Crisp	Sumner
Knight	Palmour of Hall	Sweat of Pierce
Lambert	Parrish	Sweat of Ware
Lankford	Penland	Swift
Lasseter	Perryman	Swint
Law	Pilcher	Tankersley
Lawrence	Pope	Tatum of Campbell
Lee	Purcell	Tatum of Dade
Lewis	Quincey	Thompson
Lindsay of DeKalb	Ramsey of Brooks	Thurmond
Lindsey of Wilkes	Ramsey of Columbia	Timmerman
Longley	Rees	Triple
MacIntyre	Reid	Walker
McDaniel	Reiser	Wall
McDonald	Reville	Ware
McFarland	Richards	Weston
McKenney	Richardson	Whitaker of Lowndes
Mann	Rimes	Whitaker of Rockdale
Manning	Rogers of Elbert	Williams of Bulloch
Mason	Rogers of Laurens	Williams of Miller
Middleton	Royal	Williams of Walton
Milner	Seaman	Williams of Worth
Minchew	Shannon	Willoughby
Moore of Butts	Sibley	Wohlwender
Moore of Fulton	Smiley	Woods
Moye	Smith of Candler	Woody
Mundy	Smith of Carroll	Wyatt
	Smith of Fulton	Wynne
	Smith of Haralson	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House Bills and Uncontested General House Bills having a local application.
5. First Reading of Senate Bills and Resolutions.

By unanimous consent House Bills Nos. 219, 225 and 226 were tabled.

By unanimous consent House Bill No. 185 was recommitted to the Committee on General Judiciary No. 2 and House Bills Nos. 230, 684 and 811 were recommitted to the Committee on Appropriations.

By unanimous consent the consideration of House Bill No. 199 was postponed to Tuesday, July 13, 1920, to follow House Bills Nos. 18 and 77

By unanimous consent the consideration of House Bill No. 206 was postponed to Wednesday, July 14, 1920, to immediately follow the order of Unanimous Consents.

By unanimous consent the consideration of House Bill No. 220 was postponed to Monday, July 12, 1920, to follow the order of Unfinished Business.

By unanimous consent the consideration of House Bill No. 228 was postponed to Monday, July 12, 1920, to immediately follow the order of Unanimous Consents.

Upon the request of the authors, House Resolution No. 49 and Senate Bill No. 27 were placed on the calendar for a second reading.

Mr. Neill of Muscogee moved that when the House adjourns today it will stand adjourned until Monday, July 12, 1920, at 11 o'clock A. M., and the motion prevailed.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Palmer of Crisp—

House Bill No. 914. A bill to appropriate \$6,000 for support of State Library Commission.

Referred to Committee on Appropriations.

By Mr. Anderson of Jenkins—

House Bill No. 915. A bill to amend Section 389 of Civil Code of 1910 relative to bonds of contractors.

Referred to Committee on Special Judiciary.

By Mr. Sweat of Pierce—

House Bill No. 916. A bill to amend General Tax Act of 1918 relative to automobile agents.

Referred to Committee on General Judiciary No. 2.

By Mr. Alfried of Baldwin—

House Bill No. 917. A bill to amend an Act

and amendatory Act relative to disposition of dead bodies.

Referred to Committee on Conservation.

By Mr. McFarland of Walker—

House Bill No. 918. A bill to amend an Act amending Georgia Motor Vehicle Law by reducing fees for passenger carrying motor vehicles seating ten or more persons.

Referred to Committee on Public Highways.

By Mr. Mason of Hart—

House Bill No. 919. A bill to amend an Act prohibiting persons in this State from carrying pistols without license from Ordinary.

Referred to Committee on General Judiciary No. 2.

By Messrs. Green and Kelley of Gwinnett—

House Bill No. 920. A bill to amend an Act to create new charter for Town of Buford and amendatory acts thereto relative to paving and improving streets in said town.

Referred to Committee on Corporations.

By Mr. Perryman of Talbot—

House Bill No. 921. A bill to make appropriation for salary of Superintendent of Public Printing for year 1920.

Referred to Committee on Appropriations.

By Mr. Jones of Meriwether—

House Bill No. 922. A bill to further regulate the driving of motor vehicles and motorcycles in this State.

Referred to Committee on Public Highways.

By Mr. Lankford of Toombs—

House Bill No. 923. A bill to amend an Act providing for public schools in City of Lyons relative to tax levy for school purposes.

Referred to Committee on Education.

By Mr. Boyett of Stewart—

House Bill No. 924. A bill to amend an Act to establish public schools in Town of Richland relative to tax levy for support thereof.

Referred to Committee on Education.

By Mr. Boyett of Stewart—

House Bill No. 925. A bill to amend an Act and Acts amendatory thereto so as to provide for increase in salary of State Entomologist.

Referred to Committee on General Agriculture No. 1.

By Messrs Harden of Banks and DeLaPerriere and Holder of Jackson—

House Bill No. 926. A bill to amend Act incorporating Town of Maysville relative to increase of tax on property in said town.

Referred to Committee on Corporations.

By Messrs. Whitaker and Jones of Lowndes—

House Bill No. 927. A bill to amend an Act amending original Act creating City Court of Valdosta relative to salary of Sheriff.

Referred to Committee on Special Judiciary.

By Mr. Bates of Murray—

House Bill No. 928. A bill to provide for disqualification of Judges of Superior Courts on account of personal bias or prejudice.

Referred to Committee on General Judiciary No. 1.

By Messrs. Covington of Colquitt, Alfriend of Baldwin, Williams of Worth, Anderson of Jenkins, et al.—

House Bill No. 929. A bill to propose amendment to Constitution of State so as to authorize political divisions of State to exceed limitation of 7 per cent on debts for operating and maintaining public utilities.

Referred to Committee on Amendments to Constitution.

By Messrs. Covington of Colquitt, Alfriend of Baldwin, Williams of Worth, Anderson of Jenkins, et al.—

House Bill No. 930. A bill to propose amendment to Constitution of State so as to authorize General Assembly to create a Hydro Electric Power Commission.

Referred to Committee on Amendments to Constitution.

By Messrs. Haynie of Oconee, Duncan of Dawson, Burkhalter of Clinch—

House Bill No. 931. A bill to prevent introduction into and dissemination within the State contagious diseases of honey bees.

Referred to Committee on General Agriculture No. 1.

By Mr. Carswell of Wilkinson—

House Resolution No. 156—927A. A resolution to appropriate \$500,000 to pay pensions approved under the new law, for 1921.

Referred to Committee on Appropriations.

By Mr. Ficklen of Wilkes and Others—

House Resolution No. 157-827B. A resolution calling upon Highway Commission of Georgia for certain information.

Lie on Table One Day.

By Messrs. Knight of Berrien and Others—

House Resolution No. 158. A resolution to make House Resolution No. 130 a Special Order.

Referred to Committee on Rules.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, to-wit:

House Bill No. 647.

House Bill No. 879.

House Bill No. 880.

House Bill No. 888.

Respectfully submitted,

KYLE PACE, Chairman.

Mr. Law of Burke County, Chairman of the Committee on Insurance, submitted the following report:

Mr. Speaker:—

Your Committee on Insurance have had under consideration the following bills of the House and have instructed me as Chairman to report the same back to the House with recommendation that the same do pass, to-wit:

House Bill No. 845. An Act to provide the amount of deposit to be made by Life Insurance Companies not now authorized to do business in this State and for other purposes.

Respectfully submitted,

LAW OF BURKE, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 707 To abolish office of County Treasurer of Fannin County.

No. 772. Amend Section 4884, 1910 Code of Georgia, as to how Clerks of Superior Courts shall be appointed.

No. 872. To amend Act to fix salary of Treasurer of Houston County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Alfried of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 867, to amend Act authorizing public school system for Town of Acworth.

House Bill 891, to amend school laws of Moultrie.

Respectfully submitted,

ALFRIEND OF BALDWIN, Chairman.

Mr. Falligant of Chatham County, Vice-Chairman of the Committee on Fish and Game, submitted the following report:

Mr. Speaker:—

Your Committee on Fish and Game have had under consideration the following House Bill 443 and the substitute bill offered to the same before the Committee and have instructed me as Vice-Chairman, to report the same back to the House with the recommendation that the same do pass by substitute.

Respectfully submitted,

FALLIGANT OF CHATHAM, Vice-Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following House bills and have instructed me as Chairman, to report the same back

to the House with the recommendation that the same do pass:

House Bill No. 858, by Mr. Tankersley of Irwin, to be entitled an Act to amend an Act entitled an Act to incorporate the City of Ocilla, Ga., approved Dec. 18, 1902, and all amendatory Acts thereto by amending the said law so as to confer upon the Town of Ocilla to pave, curb, remove and repair the sidewalks of said city, and to provide for the method of paying for such paving, and for other purposes.

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Sibley of Greene County, Chairman of the Public Library, submitted the following report:

Mr. Speaker:—

Your Committee on Public Library have had under consideration the following resolution and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Resolution No. 144.

Respectfully submitted,

J. H. SIBLEY, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 861. To amend an Act approved October 16, 1889, relating to the public schools of Dawson.

House Bill No. 881. To fix the compensation of Deputy Clerks of Fulton Superior Court.

Respectfully submitted,

J. Y. SMITH, Chairman.

Mr. DuBose of Clarke County, Chairman of the Committee on Public Highways, submitted the following report:

Mr. Speaker:—

Your Committee on Public Highways have had under consideration the following House Bill No. 701 to provide for local legislation for working the public roads and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Respectfully submitted,

DUBOSE OF CLARKE, Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr Speaker:—

Your Committee on Appropriations have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 887 Amending Act of 1917 making appropriation to the Agricultural Industrial Training School at Albany, Ga., introduced by Mr. Bush of Dougherty County.

House Bill No. 761, fixing salaries of the shorthand writers of Supreme Court and Court of Appeals, introduced by Mr. Burt of Dougherty County.

Respectfully submitted,

CARSWELL OF WILKINSON, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 823. A bill entitled an Act to amend the charter of the City of Brunswick and for other purposes.

House Bill No. 857 A bill to amend an Act approved September 26th, 1879, authorizing the cor-

poration of the City of Bainbridge, to levy a tax for public schools and for other purposes.

House Bill No. 884. A bill to be entitled an Act to incorporate the Town of Alpharetta, to repeal the present charter; to provide for the election of the Mayor and Mayor Pro Tem and City Council thereof; to define its powers of taxation and for other purposes.

House Bill No. 770. A bill to amend charter of City of Atlanta so as to allow payment of taxes in installments.

House Bill No. 899. A bill to amend an Act incorporating the City of LaFayette and Acts amendatory thereof so as to abolish public school system of said city.

Respectfully submitted,

JACKSON OF JONES, Chairman.

The following bills and resolutions of the House, favorably reported, were read the second time:

By Mr. Whitaker of Lowndes—

A bill to amend an Act relative to taxing the professions.

By Mr. Quincey of Coffee—

A bill to provide for local legislation for working the public roads in the various counties of the State.

By Mr. Woody of Fannin—

A bill to abolish the office of County Treasurer of Fannin County.

By Messrs. Burt of Dougherty, Mundy of Polk, et al.

A bill to fix salaries of shorthand writers of the Supreme Court and Court of Appeals.

By Messrs. Moore, Smith and Hendrix of Fulton—

A bill to amend charter of City of Atlanta relative to payment of taxes in installments.

By Mr. Jordan of Jasper—

A bill to amend Section 4884 of Code of 1910 relative to appointment of Clerks of Superior Courts.

By Mr. Mann of Glynn—

A bill to amend charter of City of Brunswick so as to provide for new form of municipal government for said city.

By Messrs. Dobbs of Cobb and Wohlwender of Muscogee—

A bill to provide for amount of deposit required of Life Insurance Companies not authorized to do business in this State.

By Mr. Griffin of Decatur—

A bill to amend an Act relative to levy of taxes in City of Bainbridge for school purposes.

By Mr. Tankersley of Irwin—

A bill to amend an Act incorporating City of Ocilla relative to paving and improving streets in said city.

By Mr. Cranford of Terrell—

A bill to amend an Act establishing public graded schools in City of Dawson relative to levy of taxes for school purposes.

By Messrs. Gann and Dobbs of Cobb—

A bill to amend Act establishing system of public schools for Town of Acworth relative to levy of taxes for school purposes.

By Mr. Richardson of Houston—

A bill to amend an Act to fix salary of Treasurer of Houston County.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Section 424 of Code of 1910 relative to bridges connecting border counties with adjacent States.

By Mr. Strozier of Bibb—

A bill to amend an Act relative to compensation of Deputy Clerk of Supreme Court.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to fix compensation of deputy clerks of Superior Courts in counties of certain population.

By Mr. Manning of Milton—

A bill to create new charter for Town of Alpharetta.

By Mr. Burt of Dougherty—

A bill to amend an Act to establish an Agricultural Industrial and Normal School in this State by making appropriation to same for years 1920 and 1921.

By Messrs. Strozier, Barnes and Cochran of Bibb—

A bill to amend charter of City of Macon so as to abolish Civil Service Commission in said city.

By Mr. Covington of Colquitt—

A bill to amend school laws of City of Moultrie relative to levy of taxes for school purposes.

By Mr. McFarland of Walker—

A bill to amend an Act incorporating City of LaFayette and Acts amendatory thereof so as to abolish public school system in said city.

By Mr. Alfriend of Baldwin—

A resolution to authorize and instruct State Librarian to furnish Parks' Code of Georgia to Georgia State Sanitarium at Milledgeville.

The following bills of the House were read the third time and placed upon their passage:

By Mr. Jones of Barrow—

A bill to amend an Act to create new charter for City of Winder relative to extension of water mains in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hendrix and Moore of Fulton—

A bill to amend Act establishing Municipal Court of Atlanta and Acts amendatory thereof relative to salaries of certain officers of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 100, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rimes of Bryan—

A bill to provide for holding two additional terms of Superior Court of Bryan County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rimes of Bryan—

A bill to repeal an Act to establish a County Court for Bryan County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ramsey of Columbia—

A bill to abolish the office of County Treasurer of Columbia County.

A substitute offered by Mr. Ramey of Columbia was read and adopted.

The report of the Committee, which was favorable to the passage of the bill, was agreed to by substitute.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Messrs. Ficklen and Lindsey of Wilkes—

A bill to amend an Act to establish City Court of Washington so as to repeal that portion thereof giving defendants in criminal cases right to demand indictments by Grand Jury.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Clarke of McIntosh—

A bill to repeal an Act to establish City Court of Darien in County of McIntosh.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 111, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pace of Sumter—

A bill to amend an Act to establish City Court of Americus so as to increase salary of Judge thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills and resolutions of the Senate were read the first time and referred to Committees:

By Messrs. Dorris of 48th and Clements of 45th—

Senate Bill No. 250. A bill to fix the time of holding Superior Courts in the various counties composing the Cordele Judicial Circuit.

Referred to Committee on Special Judiciary.

By Mr. Dixon of 17th—

Senate Resolution No. 42. A resolution to provide for carrying into effect the recommendation contained in the governor's message relative to Capitol Building.

Referred to Committee on State of Republic.

Under the regular order of business the following bill of the House was read the third time and placed upon its passage:

By Mr. Mundy of Polk—

A bill to amend Section 3846 of Code of 1910 so as to require only two witnesses to the execution of wills.

The report of the Committee, which was favorable to the passage of the bill by substitute, was disagreed to, and the bill was lost.

Mr. Pace of Sumter moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Mr. Dyer of Union, Mr. Richardson of Houston, Mr. Brannen of Bulloch and Mr. Gallaher of Macon.

The Speaker announced the House adjourned until Monday morning at 11 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

MONDAY, JULY 12, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of Chattooga	Clifton	Gunnells
Anderson of Jenkins	Coates	Hamilton
Arnold	Cochran	Harden
Atkinson	Cole	Harvin
Barnes	Copeland	Haynie
Barwick	Corbett	Hendrix
Barrett	Covington	Hinton
Bates	Cranford	Hixon
Bellah	Culpepper	Hodges
Bird	Daniel	Hollingsworth
Blalock	Davis of Floyd	Hollis
Bowen	Davis of Oglethorpe	Holmes
Boyett of Marion	De La Perriere	Holtzelaw
Boyett of Stewart	DeLoach	Hudson
Bradford	Dickey	Hullender
Brannen	Dobbs	Hyers
Brinson	DuBose	Jackson of Jones
Brown	Duncan of Dawson	Jackson of Towns
Burkhalter	Duncan of Hall	Johns
Burt	Dyer	Johnson of Appling
Bush	Eve	Johnson of Bartow
Bussey	Falligant	Johnson of Chatahoochee
Buxton	Ficklen	
Calhoun	Gallaher	Jones of Lowndes
Callahan	Gann	Jones of Meriwether
	Grant	Jones of Thomas

Jordan of Jasper	Nichols of Spalding	Smith of Meriwether
Jordan of Wheeler	Nichols of Wayne	Smith of Telfair
Kelley	Owen of Gordon	Stewart
Kent	Owen of Paulding.	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Tripp
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Weston
McKenney	Rimes	Whitaker of Lowndes
Mann	Rogers of Elbert	Whitaker of Rockdale
Manning	Rogers of Laurens	Williams of Bulloch
Mason	Royal	Williams of Miller
Middleton	Seaman	Williams of Walton
Milner	Shannon	Williams of Worth
Minchew	Sibley	Willoughby
Moore of Butts	Smiley	Wohlwender
Moore of Fulton	Smith of Candler	Woods
Moye	Smith of Carroll	Woody
Mundy	Smith of Fulton	Wyatt
Neill	Smith of Haralson	Wynne
		Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading of Senate Bills and Resolutions.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 932. A bill to repeal an Act incorporating the Town of Powder Springs.

Referred to Committee on Corporations.

By Mr. Pace of Sumter—

House Bill No. 993. A bill to amend an Act to establish a Normal and Industrial College so as to repeal section thereof relative to selection of students for said college.

Referred to Committee on University of Georgia and Branches.

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 934. A bill to amend an Act to establish system of public schools for Town of Roswell relative to tax levy.

Referred to Committee on Education.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 935. A bill to appropriate \$15,000 to Board of Public Welfare for year 1921.

Referred to Committee on Appropriations.

By Messrs. Kent of Glascock, Clifton of Lee and Stovall of McDuffie—

House Bill No. 936. A bill to fix the salary of Clerk and Bookkeeper in the Pension Office.

Referred to Committee on Pensions.

By Messrs. Perryman of Talbot and Milner of Dodge—

House Bill No. 937 A bill to amend Section One of Act creating office of Superintendent of Public Printing relative to assistant and contingent fund.

Referred to Committee on Public Printing.

By Mr. Owens of Gordon—

House Bill No. 938. A bill to repeal Acts incorporating Town of Resaca.

Referred to Committee on Corporations.

By Mr. Anderson of Jenkins—

House Bill No. 939. A bill to amend an Act creating Board of Commissioners of Roads and Revenues for County of Jenkins relative to appointment of Clerk and to fix his compensation.

Referred to Committee on County and County Matters.

By Mr. Hamilton of Floyd—

House Bill No. 940. A bill to amend Constitution of State relative to debts created to supply deficit in State Treasury.

Referred to Committee on Amendments to Constitution.

By Mr. Hamilton of Floyd—

House Bill No. 941. A bill to amend Act creating Board of Commissioners of Roads and Revenues for Floyd County relative to compensation of the Commissioners.

Referred to Committee on County and County Matters.

By Mr. Barnes of Bibb—

House Bill No. 942. A bill to amend an Act to create Municipal Court, City of Macon, relative to changing name of said Court.

Referred to Committee on Special Judiciary.

By Mr. Arnold of Clay—

House Bill No. 943. A bill to amend an Act to create the City Court of Ft. Gaines by striking certain words in Section Two.

Referred to Committee on Special Judiciary.

By Mr. Arnold of Clay—

House Bill No. 944. A bill to provide for sale and division of remainder interest in land where life interest held by another.

Referred to Committee on General Judiciary
No. 1.

By Mr. Jordan of Jasper—

House Bill No. 945. A bill to amend an Act to create a Warehouse Department for State of Georgia by providing for uniform negotiable warehouse receipts.

Referred to Committee on General Agriculture
No. 2.

By Mr. Bates of Murray—

House Bill No. 946. A bill to provide for jury trials of persons charged with contempt of Court.

Referred to Committee on General Judiciary
No. 2.

By Mr. Rogers of Elbert—

House Bill No. 947. A bill to require manufacturers of automobiles before selling same to establish full and complete stock of parts needed in general repair of such automobile.

Referred to Committee on Public Highways.

By Mr. Law of Burke—

House Bill No. 948. A bill to increase the salary of Deputy Insurance Commissioner and for other purposes.

Referred to Committee on Insurance.

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 949. A bill to incorporate the City of Powder Springs.

Referred to Committee on Municipal Government.

By Mr. Tatum of Campbell—

House Bill No. 950. A bill to create new charter for Town of Palmetto.

Referred to Committee on Corporations.

By Mr. Quincey of Coffee—

House Bill No. 951. A bill to repeal an Act to create town of Nichols.

Referred to Committee on Corporations.

By Mr. Quincey of Coffee—

House Bill No. 952. A bill to create new charter for City of Nichols.

Referred to Committee on Corporations.

By Messrs. Penland of Gilmer, Woody of Fannin, et al.—

House Bill No. 953. A bill to amend an Act abolishing fee system in Blue Ridge Judicial Circuit.

Referred to Committee on Special Judiciary.

By Messrs. DeLaPerriere and Holder of Jackson—

House Bill No. 954. A bill to incorporate Town of Talmo in Jackson County.

Referred to Committee on Corporations.

By Mr. Reville of Richmond—

House Bill No. 955. A bill to appropriate \$15,000 to Georgia Illiteracy Commission.

Referred to Committee on Appropriations.

By Messrs. Williams and Brannen of Bulloch—

House Bill No. 956. A bill to repeal an Act to create Board of Commissioners of Bulloch County and Acts amendatory thereof.

Referred to Committee on County and County Matters.

By Messrs. Williams and Brannen of Bulloch—

House Bill No. 957 A bill to provide for creation of Board of Commissioners for County of Bulloch.

Referred to Committee on County and County Matters.

By Mr. Pope of Grady—

House Resolution No. 159-957A. A bill to fix compensation of Assistant Doorkeepers, Messenger, Postmistress and Pages of House and Senate.

Referred to Committee on State of Republic.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bill of

the Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 59, as amended.

Respectfully submitted,

KYLE PACE, Chairman.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr Speaker:—

Your Committee on Pensions have had under consideration the following House Bill No. 722 and House Resolution 376 and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass.

Respectfully submitted,

SWINT OF WASHINGTON, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 901. To amend the charter of Quitman, Brooks County, Ga., by Ramsey and Weston.

House Bill No. 926. To incorporate the Town of Maysville, in the Counties of Banks and Jackson, by Harden, DeLaPerriere and Holder.

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Alfried of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:—

Your Committee on Education have had under consideration the following House Bill, No. 760, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 760. An Act to be entitled an Act to amend the Act approved November 8, 1889 to establish the Georgia Normal and Industrial College.

Respectfully submitted,

KYLE T. ALFRIEND, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr. Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following bill

of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass as amended:

House Bill 651. A bill to amend the Constitution so as to create the new County of Lamar.

Respectfully submitted,

E. H. GRIFFIN, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 656. A bill to amend the charter of the City of Pelham.

No. 673. A bill to amend the Act creating the City Court of Elberton.

No. 664. A bill to abolish the office of County Treasurer of Forsyth County

No. 69. A bill to amend the charter of the Town of Washington.

No. 680. A bill to amend the Act creating a new Board of Commissioners of Roads and Revenues of Dougherty County.

No. 655. A bill to amend the charter of the City of Pelham.

No. 686. A bill to amend the Act amending the charter of the Town of Guyton.

No. 674. A bill to abolish County Treasurer's office, Clayton County.

No. 296. A bill to require Tax Collectors to open "discharged soldiers and sailors list."

No. 696. A bill to amend Act establishing public school system of Thomaston.

No. 657 A bill to provide payment of Treasurer of Mitchell County.

No. 697 A bill to amend Act incorporating City of Thomaston.

No. 695. A bill to amend charter of Town of Appalachee, Morgan County.

No. 702. A bill to fix the salaries of Judges of City Courts in counties having a city of not less than 200,000 population.

No. 709. A bill to amend charter of City of Griffin.

No. 757 A bill to increase salary of Judges of Criminal Court of Atlanta.

No. 742. A bill to establish for County of Barrow a Board of Commissioners of Roads and Revenues.

No. 744. A bill to fix the fees of Clerks of Superior Courts of State having less than 50,000 population.

Mr. Speaker:—

The Senate has also passed by the requisite constitutional majority the following bills of the Senate, to-wit:

No. 223. A bill to authorize the Governor to supply all officers, Courts and institutions with Parks' Annotated Code of 1914.

No. 243. A bill to amend Section 416 of the Penal Code, by adding certain provisions.

No. 247. A bill to amend Section 1249 of Volume 1 of the Code of 1910.

No. 260. A bill to amend an Act fixing the compensation of the Treasurer of Macon County.

No. 267. A bill to amend an Act incorporating the City of Commerce.

No. 270. A bill to create the Board of Commissioners of Roads and Revenues of Cherokee County.

No. 274. A bill to amend an Act creating a Bond Commission for Ware County.

The following bills of the House and Senate, favorably reported, were read the second time:

By Messrs. Nichols of Spalding, Knight of Berrien, et al.—

A bill to amend Constitution of State so as to create new county to be known as Lamar County

By Messrs. Thompson of Madison and Alfriend of Baldwin—

A bill to amend an Act establishing Georgia Normal and Industrial College at Milledgeville relative to selection of students for said school.

By Messrs. Ramsey and Weston of Brooks—

A bill to authorize and empower Mayor and Council of City of Quitman to levy taxes for erection of school building in said city.

By Messrs. Harden of Banks, DeLaPerriere and Holder of Jackson—

A bill to amend an Act incorporating Town of Maysville relative to levy of taxes in said town.

By Mr. Dorris of the 48th—

A bill relating to and regulating marriage and marriage licenses.

The following bills of the House were read the third time and placed upon their passage:

By Mr. Woody of Fannin—

A bill to abolish the office of County Treasurer of Fannin County.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hendrix, Smith and Moore of Fulton—

A bill to amend charter of City of Atlanta so as to allow payment of taxes in installments.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence, Eve and Falligant of Chat-
ham—

A bill to regulate the salaries of jailers, deputy jailers and other jail employees in certain counties.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence, Eve and Falligant of Chat-
ham—

A bill to regulate the salaries of deputy sheriffs and bailiffs in certain counties.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mann of Glynn—

A bill to amend charter of City of Brunswick so as to change corporate name of said city and to

create a new form of municipal government for same.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Griffin of Decatur—

A bill to amend an Act authorizing City of Bainbridge to levy taxes for establishing and maintaining public schools in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Tankersley of Irwin—

A bill to amend an Act and Acts amendatory thereto to incorporate City of Ocilla relative to assessment of costs for paving and improving streets in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Cranford of Terrell—

A bill to amend an Act establishing public graded schools in City of Dawson relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Gann and Dobbs of Cobb—

A bill to amend an Act to establish a system of public schools for Town of Acworth relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Richardson of Houston—

A bill to amend an Act to fix salary of Treasurer of Houston County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to fix the compensation of deputy clerks of Superior Courts in counties of certain population.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Manning of Milton—

A bill to incorporate the Town of Alpharetta.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 97,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Covington of Colquitt—

A bill to amend the school laws of City of Moultrie relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McFarland of Walker—

A bill to amend an Act incorporating the City of LaFayette and Acts amendatory thereof so as to abolish public school system of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Allen of the 35th—

Senate Bill No. 223. A bill to authorize the Governor to acquire sets of permanent supplement to Parks' Annotated Code and supply same to all officers and courts now receiving reports of the Supreme Court.

Referred to Committee on Public Library.

By Mr. Bowden of the 5th—

Senate Bill No. 243. A bill to amend Section 416 of Penal Code relative to sale of ice, newspapers, soft drinks and gasoline on Sunday.

Referred to Committee on General Judiciary
No. 1.

By Mr. Rabun of the 9th—

Senate Bill No. 247 A bill to amend Section 1249 of Code of 1910 relative to selection by Governor of banks in certain towns and cities as State Depositories so as to add the Town of Morgan in County of Calhoun to said list.

Referred to Committee on Banks and Banking.

By Mr. Brook of the 13th—

Senate Bill No. 260. A bill to amend an Act fixing the compensation of the Treasurer of Macon County.

Referred to Committee on County and County Matters.

By Mr. Ayers of the 33rd—

Senate Bill No. 267 A bill to amend an Act to incorporate the City of Commerce so as to authorize said city to pave and improve the streets in said city.

Referred to Committee on Municipal Government.

By Mr. Harbin of the 39th—

Senate Bill No. 270. A bill to amend Act and amendatory Acts creating office of Commissioner of Roads and Revenues of Cherokee County relative to appointment and compensation of clerk.

Referred to Committee on County and County Matters.

By Mr. Bowden of the 5th—

Senate Bill No. 274. A bill to amend an Act creating a Bond Commission for Ware County relative to appointment and compensation of clerk.

Referred to Committee on County and County Matters.

Under the order of Orders of the Day the following bills of the House were read the third time and placed upon their passage:

By Mr. Hamilton of Floyd—

A bill to amend an Act to revise the Health Laws of the State of Georgia by striking part of Section 2 thereof and substituting certain words in lieu thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 79, Nays 32.

The bill having failed to receive the requisite constitutional majority, was lost.

By Mr. Seaman of Ware—

A bill to provide for securing loans on live stock, to provide that the mortgage shall cover the natural increase of the stock, and for other purposes.

A substitute offered by the Committee on General Judiciary No. 2 was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute, was agreed to.

On the passage of the bill the Ayes were 49, Nays 81.

The bill having failed to receive the requisite constitutional majority, was lost.

Mr. Hollis of Muscogee gave notice that at the proper time he would move that the House reconsider its action in defeating House Bill No. 228.

Under the regular order of business by unanimous consent House Bill No. 114 was taken from the table, and House Bill No. 305 was withdrawn.

Mr. Milner of Dodge moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

TUESDAY, JULY 13, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
Anderson of Jenkins	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzelaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chatahoochee
Bush	Falligant	Jones of Lowndes
Bussey	Ficklen	Jones of Meriwether
Buxton	Gallaher	Jones of Thomas
Calhoun	Gann	Jordan of Jasper
Callahan	Grant	Jordan of Wheeler
Cannon	Green	Kelley
	Griffin	

Kent	Owen of Gordon	Smith of Telfair
Kinsey	Owen of Paulding	Stewart
King	Owen of Stephens	Stone
Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
		Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
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4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading of Senate Bills and Resolutions.

By unanimous consent Senate Bill No. 27 was recommitted to the Committee on General Agriculture No. 2.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Duncan of Dawson—

House Bill No. 958. A bill to create a Board of Commissioner of Roads and Revenues for the County of Dawson.

Referred to Committee on County and County Matters.

By Mr. Kimsey of White—

House Bill No. 959. A bill to regulate the fees of Ordinaries of the various counties of this State.

Referred to Committee on County and County Matters.

By Mr. Moore of Fulton—

House Bill No. 960. A bill to increase the salary of the State Chemist, \$1,500.00, said increase to be paid from the sale of inspection tax stamps.

Referred to Committee on General Agriculture No. 2.

By Mr. Rees of Webster—

House Bill No. 961. A bill to amend an Act creating a Board of Commissioners of Roads and Revenues for the County of Webster.

Referred to Committee on County and County Matters.

By Mr. Mundy of Polk—

House Bill No. 962. A bill to amend an Act creating charter for the City of Cedartown, relative to defining the various wards thereof.

Referred to Committee on Municipal Government.

By Mr. Cranford of Terrell—

House Bill No. 963. A bill to amend an Act creating a Board of Commissioners for the County of Terrell, relative to salary of clerk.

Referred to Committee on County and County Matters.

By Mr. Bellah of Henry—

House Bill No. 964. A bill to create a charter for the City of Stockbridge.

Referred to Committee on Corporations.

By Mr. Hamilton of Floyd—

House Bill No. 965. A bill to make it unlawful for any person to catch fish with nets or seines in Georgia, nearer than four miles of tidewater.

Referred to Committee on Game and Fish.

By Mr. Sweat of Ware—

House Bill No. 966. A bill to amend an Act creating City of Waycross, relative to increase of salary of Judge thereof.

Referred to Committee on Special Judiciary.

By Mr. McKenney of Upson—

House Bill No. 967. A bill to divide the County of Upson into three equal commissioners districts.

Referred to Committee on County and County Matters.

By Messrs. Barnes, Strozier and Cochran of Bibb—

House Bill No. 968. A bill to extend jurisdiction of Railroad Commissioners over the manufacturers of ice.

Referred to Committee on Railroads.

By Mr. Burt of Dougherty—

House Bill No. 969. A bill to provide for certain improvements and appropriations for the Agricultural, Industrial and Normal School at Athens, Georgia.

Referred to Committee on Appropriations.

By Mr. King of Jefferson—

House Bill No. 970. A bill to amend an Act establishing a system of public schools for the City of Bartow, relative to time of electing Board of Education.

Referred to Committee on Education.

By Mr. King of Jefferson—

House Bill No. 971. A bill to abolish an Act creating a system of public schools in and for the Town of Bartow.

Referred to Committee on Education.

By Mr. King of Jefferson—

House Bill No. 972. A bill to abolish the local school system for the Town of Louisville.

Referred to Committee on Education.

By Mr. King of Jefferson—

House Bill No. 973. A bill to authorize and empower the Trustees of the Louisville Academy acting with advice and consent of Mayor and Council, to sell and dispose of property known as Town Commons.

Referred to Committee on Corporations.

By Mr. Bates of Murray—

House Bill No. 974. A bill making it a reversible error for the Trial Judge to interrogate and propound questions to witnesses in the presence of jury where both sides are represented.

Referred to Committee on General Judiciary.

By Messrs. Richardson and Holtzclaw of Houston—

House Bill No. 975. A bill to provide for the holding of four terms of the Superior Court in the County of Houston each year.

Referred to Committee on Special Judiciary.

By Messrs. Richardson and Holtzclaw of Houston—

House Bill No. 976. A bill to repeal an Act establishing a City Court for the County of Houston.

Referred to Committee on Special Judiciary.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 977. A bill to carry into effect certain amendments to the Constitution, relative to the abolishment of Justice Courts in Chatham County.

Referred to Committee on Amendments to Constitution.

By Mr. Williams of Worth—

House Bill No. 978. A bill to amend an Act creating the City Court of Worth County, relative to changing the salary of the Judge and Solicitor thereof.

Referred to Committee on Special Judiciary

By Mr. Alfried of Baldwin—

House Bill No. 979. A bill to appropriate \$30 000.00 to the Georgia State Training School for Boys, for repairing buildings.

Referred to Committee on Appropriations.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 980. A bill to be entitled an Act to alter, amend and revise the several laws relating to the City Court of Savannah.

Referred to Committee on Special Judiciary

By Mr. Harvin of Calhoun—

House Bill No. 981. A bill to require the respective County Commissioners of counties in this State to make safer road and railroad crossings.

Referred to **Committee on Railroads.**

By Messrs. Sweat of Ware, Bradford of Whitfield and Lawrence of Chatham—

House Resolution No. 160-No. 981A. A resolution appropriating the sum of \$5,000.00 for the purpose of making repairs on the buildings of the Confederate Soldiers' Home.

Referred to Committee on Appropriations.

By Mr. Thurmond of Ben Hill—

House Resolution No. 161-No. 981B. A resolution to pay J. K. Phipps a pension for 1920.

Referred to Committee on Pensions.

By Mr. Barnes of Bibb—

House Resolution No. 162-No. 981C. A resolution reciprocal between the State of Georgia and Dominion of Canada exempting the citizens of each from paying automobile taxes and fees.

Referred to Committee on Public Highways.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following Senate Bills and bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 267 A bill to amend an Act entitled an Act to incorporate the City of Commerce in the County of Jackson..

House Bill No. 900. A bill: An Act to create a new charter for the City of Marietta in Cobb County and for other purposes.

Respectfully submitted,

JACKSON OF JONES, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass as follows:

House Bill No. 895, by Hollis and Wohlwender of Muscogee.

House Bill No. 898, by Mason of Hart.

House Bill No. 886, by Bush of Mitchell.

House Bill No. 889, by Bush of Mitchell.

House Bill No. 805, by Ware of Warren.

House Bill No. 910, by Rogers and Stubbs of Laurens.

House Bill No. 777, by Anderson of Jenkins.

Respectfully submitted,

STOVALL OF McDUFFIE, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 941. To provide compensation for Commissioner of Roads and Revenues of Floyd County.

844. An Act relating to jurisdiction of County Courts, officers and costs of proceedings, disposition and trial of all misdemeanor cases therein and for other purposes.

830. Relative to fees of County Surveyors.

902. Relating to duties of County Surveyors.

957. To provide for creation of Board of Commissioners for County of Bulloch.

956. To repeal Act creating Board of Commissioners for County of Bulloch.

939. To establish Board of Commissioners of Roads and Revenues of Jenkins County

733. To amend Sections 419, 420, 421 of Vol. I, Code of 1910, relating to building bridges over water courses dividing one or more counties.

846. To repeal Act to create Board of Commissioners for County of Paulding.

Senate Bill 270. To create Board of Commissioners of Cherokee County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Stubbs of Laurens County, Chairman of the Committee on University of Georgia and Branches, submitted the following report:

Mr Speaker:—

Your Committee on University of Georgia and Branches have had under consideration the following resolutions of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Resolution No. 131. A resolution authorizing and instructing State Librarian to furnish certain books to University at Athens.

Respectfully submitted,

STUBBS, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following House Bill, No. 923, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 923. To establish system of public schools for Lyons, Georgia.

Respectfully submitted,

ALFRIEND OF BALDWIN, Chairman.

Mr. Arnold of Clay County, Chairman of the Committee on Ways and Means, submitted the following report:

Mr Speaker:—

Your Committee on Ways and Means have had under consideration the following House Bill and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 666. A bill to amend an Act approved August 19, 1919, known as Inheritance Tax Act.

House Bill 716. A bill to amend the Inheritance Tax Laws of Georgia.

House Bill 652. An Act to enable counties to be put in possession of property purchased at tax sale.

Do pass as amended the following:

House Bill 717 A bill to amend tax equalization Act.

Do not pass the following:

House Bill 649. A bill to levy tax of one cent on each soft drink sold, etc.

Respectfully submitted,

ARNOLD, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to-wit:

No. 35. A bill to amend an Act reorganizing the military forces of the State.

The Senate has also passed by the requisite constitutional majority the following resolution of the Senate, to-wit:

No. 64. A joint resolution to discharge the Western and Atlantic Railroad Commission from further duties of responsibility

The following bills and resolutions of the House and Senate, favorably reported, were read the second time:

By Mr. Strozier of Bibb—

A bill to provide for putting counties in possession of real property purchased by them at tax sales for State and county taxes.

By Mr. Moore of Butts—

A bill to amend an Act relative to levy and collection of inheritance taxes relative to certain exemptions.

By Messrs. Richardson of Houston, Arnold of Clay—

A bill to amend Inheritance Tax Law of Georgia relative to exemptions allowed to widow and children.

By Messrs. Arnold of Clay and Richardson of Houston—

A bill to amend Tax Equalization Act of 1913 and amendatory Act thereto relative to Local Boards of Tax Assessors.

By Mr. Wall of Putnam—

A bill to amend Sections 419 and 420 of Code of 1910 relative to bridges over watercourses dividing one or more counties.

By Messrs. Anderson of Jenkins, Moore of Butts and Burt of Dougherty—

A bill to authorize the formation of Co-Operative Marketing Associations in this State.

By Mr. Ware of Warren—

A bill to amend an Act to provide for Public Service Corporation Tax Clerk relative to compensation of said Clerk.

By Messrs. Kirby and Cole of Coweta—

A bill to amend Section 608 of Code of 1910 relative to fees of County Surveyors.

By Mr. Wall of Putnam—

A bill to prescribe jurisdiction of County Courts in this State.

By Mr. Owen of Paulding—

A bill to repeal an Act to create Board of Commissioners of Roads and Revenues for County of Paulding.

By Mr. Bush of Mitchell—

A bill to amend an Act to establish City Court of Pelham relative to fees of Clerk in certain criminal cases.

By Mr. Bush of Mitchell—

A bill to amend an Act to establish City Court of Camilla relative to fees of Clerk in certain criminal cases.

By Messrs. Hollis and Wohlwender of Muscogee—

A bill to provide for stenographer for Clerk of Court of Appeals and fix his compensation.

By Mr. Mason of Hart—

A bill to provide for holding three terms a year of the Superior Court of Hart County

By Messrs. Dobbs and Gann of Cobb—

A bill to create a new charter for the City of Marietta.

By Messrs. Kirby and Cole of Coweta—

A bill to amend Section 599 of Code of 1910 relative to duties of County Surveyors regarding keeping a book containing plats of surveys.

By Messrs. Rogers and Stubbs of Laurens—

A bill to amend an Act and amendatory Acts creating City Court of Dublin relative to salary of Judge thereof.

By Mr. Lankford of Toombs—

A bill to amend an Act providing for public school system in City of Lyons relative to tax levy for school purposes.

By Mr. Anderson of Jenkins—

A bill to amend an Act to establish a Board of Commissioners of Roads and Revenues for County of Jenkins relative to employment and compensation of clerk.

By Mr. Hamilton of Floyd—

A bill to amend an Act to provide uniformity in composition of Boards of Commissioners of Roads and Revenues for Floyd County relative to compensation of said commissioners.

By Messrs. Williams and Brannen of Bulloch—

A bill to repeal an Act to provide for creation of Board of County Commissioners for Bulloch County.

By Messrs. Williams and Brannen of Bulloch—

A bill to provide for creation of Board of Commissioners for County of Bulloch.

By Messrs. DuBose and Brown of Clarke—

A resolution authorizing and instructing State Librarian to furnish certain books to the University of Georgia at Athens.

By Mr. Ayers of the 33rd—

A bill to amend an Act to incorporate the City of Commerce relative to paving and improving streets in said city.

By Mr. Harbin of the 39th—

A bill to amend an Act creating Board of Commissioners of Roads and Revenues for Cherokee County relative to employment and compensation of Clerk.

The following bills of House were read the third time and placed upon their passage:

By Messrs. Ramsey and Weston of Brooks—

A bill to authorize and empower the Mayor and Council of the City of Quitman to levy and collect taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Harden of Banks, DeLaPerriere and Holder of Jackson—

A bill to amend an Act incorporating the Town of Maysville relative to tax levy in said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills and resolutions of the Senate were read the first time and referred to Committees:

By Mr. Glenn of the 43rd—

Senate Bill No. 35. A bill to amend an Act reorganizing the military forces of the State.

Referred to Committee on Military Affairs.

By Mr. Glenn of the 43rd—

Senate Resolution No. 64. A resolution to discharge the Western and Atlantic Railroad Commission from further duties or responsibilities as to lease of the W and A. Railroad.

Referred to Committee on W and A. Railroad.

Under the regular order of business by unanimous consent House Bills Nos. 232, 345, 346, 423 and 480 were withdrawn.

Upon the request of Mr. Anderson of Jenkins the motion to reconsider House Bill No. 147 was postponed one week.

Mr. Hollis of Muscogee moved to reconsider the action of the House in defeating the passage of House Bill No. 228.

The motion prevailed, and the bill was reconsidered, and went to the heel of the calendar.

Under the order of Orders of the Day the following bills of the House were read the third time and placed upon their passage:

By Mr. Arnold of Clay—

A bill to amend the Constitution of the State relative to the classification of property for taxation.

A substitute offered by Mr. Arnold of Clay was read and adopted.

Mr. Longley of Troup moved the previous question, and the motion prevailed, and the main question was ordered.

The report of the Committee, which was favorable to the passage of the bill, was agreed to by substitute.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Barnes	Brown
Alfriend	Barrett	Burkhalter
Anderson of Chat-	Bates	Bush
tooga	Bellah	Bussey
Anderson of Jenkins	Boyett of Marion	Calhoun
Arnold	Boyett of Stewart	Carswell
Atkinson	Brinson	Clarke

Cochran	Knight	Reville
Cole	Lambert	Richardson
Corbett	Lankford	Rogers of Laurens
Covington	Law	Royal
Culpepper	Lee	Seaman
Davis of Oglethorpe	Lindsay of DeKalb	Sibley
DeLoach	McDaniel	Smith of Candler
Dickey	McDonald	Smith of Carroll
Dobbs	McFarland	Smith of Fulton
DuBose	McKenney	Smith of Haralson
Duncan of Dawson	Mann	Smith of Meriwether
Eve	Mason	Stewart
Falligant	Middleton	Stone
Ficklen	Milner	Strozier
Gallaher	Minchew	Stubbs
Grant	Moore of Fulton	Sumner
Harden	Mundy	Sweat of Pierce
Harvin	Neill	Sweat of Ware
Haynie	Nichols of Wayne	Swift
Hixon	Owen of Gordon	Tankersley
Hollingsworth	Owen of Paulding	Tatum of Campbell
Holmes	Pace	Tatum of Dade
Holtzelaw	Palmer of Crisp	Thurmond
Hudson	Parrish	Timmerman
Hullender	Penland	Walker
Hyers	Perryman	Ware
Jackson of Jones	Pope	Weston
Johns	Purcell	Whitaker of Lowndes
Jones of Lowndes	Quincey	Williams of Bulloch
Jordan of Jasper	Ramsey of Brooks	Williams of Miller
Kimsey	Ramsey of Columbia	Williams of Walton
King	Rees	Willoughby
Knabb	Reid	Wynne

Those voting in the negative were Messrs.:

Adams of Newton	Cranford	Hodges
Blalock	Davis of Floyd	Hollis
Bowen	De La Perriere	Johnson of Appling
Bradford	Gann	Johnson of Bartow
Buxton	Green	Johnson of Chatta-
Clifton	Gunnells	hoochee
Coates	Hamilton	Jones of Meriwether
Copeland	Hendrix	Kelley

Kent	Moye	Smiley
Kirby	Palmour of Hall	Smith of Telfair
Lewis	Pilcher	Stovall
Lindsey of Wilkes	Reiser	Swint
Longley	Richards	Thompson
Manning	Rogers of Elbert	Trippe
Moore of Butts	Shannon	Whitaker of Rockdale
		Wyatt

Those not voting were Messrs.:

Barwick	Griffin	Owen of Stephens
Bird	Guess	Rimes
Brannen	Hinton	Wall
Brooke	Jackson of Towns	Warren
Burt	Jones of Thomas	Williams of Worth
Callahan	Jordan of Wheeler	Wohlwender
Cannon	Lasseter	Woods
Daniel	Lawrence	Woody
Duncan of Hall	MacIntyre	Mr. Speaker
Dyer	Nichols of Spalding	

The roll call was verified.

On the passage of the bill the Ayes were 119, Nays 45.

The bill having failed to receive the requisite constitutional majority, was lost.

Mr. Arnold of Clay gave notice that at the proper time he would move that the House reconsider its action in defeating House Bill No. 18.

Upon motion of Mr. Arnold of Clay House Bill No. 199 was tabled.

Under the regular order of business the following bills and resolutions of the House were read the third time and placed upon their passage:

By Mr. Smith of Fulton—

A bill to authorize the admission of women in the School of Commerce of the Georgia School of Technology which is not located on the campus.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 97, Nays 23.

The bill having received the requisite constitutional majority, was passed.

By Mr. Alfriend of Baldwin—

A resolution to authorize and instruct the State Librarian to furnish copies of Parks' Code of Georgia to Georgia State Sanitarium at Milledgeville.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 114, Nays 0.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Lankford of Toombs—

A bill to amend Constitution of the State relative to instruction of children in elementary branches of an English education.

Mr. Arnold of Clay moved that the House do now adjourn; the motion prevailed and the bill went over as unfinished business.

Leave of absence was granted Mr. Gunnells of Franklin.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

WEDNESDAY, JULY 14, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chat-	Coates	Harden
tooga	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzelaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatta-
Burt	Falligant	hoochee
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Gordon	Smith of Telfair
Kimsey	Owen of Paulding	Stewart
King	Owen of Stephens	Stone
Kirby	Pace	Stovall
Knabb	Palmer or Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Qunicey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
		Mr. Speaker

By unanimous consent, the reading of the Journal of yesterday's proceedings was dispensed with.

By unaniomus consent, the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills having a local application.

5. First Reading Senate Bills and Resolutions.

The following resolution of the House was read and adopted:

By Mr. Johnson of Bartow—

Whereas, Mr. S. L. Givings, Vice-President of the American Farm Bureau Federation, will be in Georgia for a ten days' speaking tour, and

Whereas, it is vitally important that our people be informed about their work, and

Whereas, the purpose and work and accomplishments of said Bureau could and would be made to reach every county in Georgia, through the General Assembly,

Therefore, be it Resolved, by the House, the Senate concurring, that Mr. Strivings be, and he is hereby invited to address the General Assembly during his stay in this State.

Resolved further, that the Speaker of the House and President of the Senate are authorized to agree on and fix the date for said address, with the State Director of said Bureau.

The following bills and resolutions of the House were introduced, read the first time, and referred to Committees:

By Messrs. Sweat of Pierce, Sweat of Ware, Knabb of Charlton, et al.—

House Bill No. 982. A bill to amend Constitution of the State to provide for creation of a new county, to be known as Brantley.

Referred to Committee on Amendments to Constitution.

By Messrs. Wohlwender, Hollis and Neill of Muscogee—

House Bill No. 983. A bill to amend an Act abolishing fee system in the Superior Court of the Chattahoochee Circuit relative to payment of salary to Solicitor General of said Court.

Referred to Committee on Special Judiciary

By Messrs. Longley and Wyatt of Troup—

House Bill No. 984. A bill to create a river and levee commission for the protection of the City of West Point.

Referred to Committee on Special Judiciary

By Messrs. Longley and Wyatt of Troup—

House Bill No. 985. A bill to authorize City of West Point to acquire and hold real property outside city limits of said city

Referred to Committee on Special Judiciary.

By Messrs. Longley and Wyatt of Troup—

House Bill No. 986. A bill to amend Constitution of the State so as to allow City of West Point to increase its bonded debt.

Referred to Committee on Amendments to Constitution.

By Messrs. Longley and Wyatt of Troup—

House Bill No. 987 A bill to authorize the City of West Point to acquire property for protection of said city from floods.

By Messrs. Knight of Berrien and Burkhalter of Clinch—

House Bill No. 988. A bill to amend an Act to amend Constitution of State by creating new County of Lanier so as to better define the lines of said new county when created.

Referred to Committee on County and County Matters.

By Mr. Guess of DeKalb—

House Bill No. 989. A bill to provide for closing of front and rear of all street cars of all street railways in this State.

Referred to Committee on Railroads.

By Messrs. Griffin of Decatur and Arnold of Clay—

House Bill No. 990. A bill to allow Common Carriers to grant passes to Sheriffs and other arresting officers.

Referred to Committee on Railroads.

By Mr. Griffin of Decatur—

House Bill No. 991. A bill to allow Sheriffs to collect mileage as fee for nearest distance traveled in bringing prisoners to jail from place in county of their arrest or apprehension.

Referred to Committee on County and County Matters.

By Mr. Lankford of Toombs—

House Bill No. 992. A bill to abolish the office of County Treasurer in and for County of Toombs.

Referred to Committee on Conservation.

By Mr. Harden of Banks—

House Bill No. 993. A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Banks County relative to salary for said Commissioners.

Referred to Committee on County and County Matters.

By Mr. Harden of Banks—

House Bill No. 994. A bill to provide additional compensation for jurors in Justice Courts in Banks County

Referred to Committee on County and County Matters.

By Mr. Harden of Banks—

House Bill No. 995. A bill to amend an Act relative to Banks County Commutation Road Tax and manner of collecting same.

Referred to Committee on County and County Matters.

By Mr. Seaman of Ware—

House Bill No. 996. A bill to provide additional appropriation to supply deficiency in appropriation for tick eradication for years of 1920 and 1921.

Referred to Committee on Appropriations.

By Mr. Jackson of Jones—

House Resolution No. 163-996A. A resolution endorsing Governor of Vermont for his position in refusing to call special session of Legislature of his State for purpose of forcing Susan B. Anthony amendment to Federal Constitution.

Lie on table one day.

By Mr. Arnold of Clay—

House Resolution No. 164. A resolution fixing House Bill No. 18 as special order.

Referred to Committee on Rules.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr. Speaker:—

Your Committee on Constitution have had under consideration the following: 847, 827, 745, and House Resolution 135, and have instructed me, as Chairman, to report the same back to the House with recommendation that the same do pass.

Respectfully submitted,

E. H. GRIFFIN, Chairman.

Mr. Alfriend of Baldwin County, chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following bills and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 924. To amend Act establishing system of public schools of Richland, Ga.

House Bill No. 934. To amend Act establishing public school system for Roswell, Ga.

House Bill No. 970. To amend Act public schools Bartow, Ga.

House Bill No. 971. To abolish Act public schools Boston, Ga.

House Bill No. 972. To abolish local school system of Louisville, Ga.

Respectfully submitted,

KYLE T. ALFRIEND, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the Senate and of the House and have instructed

me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

961. To amend Act to create Board Commissioners Webster County.

959. To regulate fees of Ordinaries in various counties.

963. To amend Act creating Board Commissioners of Terrell County so as to fix salary of Clerk, and for other purposes.

958. An Act to create Board Commissioners County of Dawson.

967. To divide County of Upson into three Commissioner Districts.

Senate Bill 260. To amend Act fixing compensation of the Treasurer Macon County.

Senate Bill 274. To amend Act creating Board Commissioners Ware County; recommend do not pass.

Respectfully submitted,

TATUM of Campbell, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following, and have instructed me, as Chairman, to report the same back

to the House with the recommendation that the same do pass as amended, to-wit:

House Bill 908. By Smith of Carroll, and that

Senate Bill No. 249, by Senator Wallace of 28th District, do not pass.

Respectfully submitted,

STOVALL, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 945. An Act to amend an Act creating a Warehouse Department for the State of Georgia, and for other purposes.

No. 730. Pass as amended. An Act to make the official cotton standards of the United States the official cotton standards for the State of Georgia, and for other purposes.

Respectfully submitted,

MR. JORDAN of Jasper, Chairman.

Mr. DuBose of Cherokee County, Chairman of the Committee on Public Highways, submitted the following report:

Mr Speaker:—

Your Committee on Public Highways have had

under consideration the following House Bill 704 and House Bill 676 and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass.

Respectfully submitted,

DuBOSE of Clarke, Chairman.

Mr. Knight of Berrien County, Chairman of the Committee on Penitentiary, submitted the following report:

Mr. Speaker:—

Your Committee on Penitentiary have had under consideration the following: House Bill 815, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted,

KNIGHT of Berrien, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bills of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

Senate Bill No. 243. To amend section 416 of the Penal Code relative to Sunday laws, etc.

Senate Bill No. 246. To amend sections 445 and 446 of the Civil Code relative to the validation of bonds, etc.

House Bill No. 479. To repeal Act exempting State and county officers from keeping account of fees collected by them, etc.

House Bill No. 739. To authorize Courts of Chancery to pass orders for the sale of certain estates, etc.

House Bill No. 801. To amend section 5148 of the Civil Code relative to Auditor's fees, etc.

House Bill No. 944. To provide for the sale and division of certain estates, etc.

Respectfully submitted,

J. Y. SMITH, Chairman.

Mr. Law of Burke County, Chairman of Committee on Insurance, submitted the following report:

Mr. Speaker:—

Your Committee on Insurance have had under consideration the following House Bill, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass, to-wit: House Bill No. 948, being an Act to increase the salary of the Deputy Insurance Commissioner and to provide for a stenographer.

Respectfully submitted,

LAW of Burke, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following Senate Bills and Bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 245. To amend charter of Moultrie.

House Bill No. 932. To repeal Act incorporating Powder Springs.

House Bill No. 973. To authorize the sale of the "Town Commons" of the Town of Louisville, Ga.

House Bill No. 859. To amend charter of City of Jackson.

House Bill No. 905. To amend Act incorporating White Plains.

House Bill No. 874. To amend the charter of Fitzgerald, Ben Hill County, Ga.

Respectfully submitted,

HIXON of Carroll, Chairman.

The following bills and resolutions of the House and Senate, favorably reported, were read the second time:

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to repeal an Act to require State House and County Officers to keep a daily account of fees.

By Mr. Jordan of Jasper—

A bill to make the official cotton standards of the United States the official cotton standards of the State of Georgia.

By Mr. Lawrence of Chatham—

A bill to authorize Courts of Chancery to order sale of the entire estate in lands when any person has vested or contingent interest therein, whether in life or not.

By Mr. Brown of Clarke—

A bill to amend Constitution of the State so as to authorize the issuance of bonds to supply deficiencies in revenue of the State.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Section 5148 of Code of 1910 relative to auditor's fees in equity cases.

By Mr. McFarland of Walker—

A bill to amend Section 387 of Code of 1910 relative to working of convicts on public roads.

By Messrs. Burkhalter of Clinch, Parrish of Cook, et al.—

A bill to amend an Act to amend Constitution of State by creating Lanier County so as to place said county when created in the Alapaha Judicial Circuit.

By Messrs. Barnes, Strozier and Cochran of Bibb, et al.—

A bill to amend the Constitution of the State by

providing that General Assembly may abolish fees accruing to Sheriffs and other officers without regard to uniformity of salaries.

By Mr. Moore of Butts—

A bill to amend charter of the City of Jackson so as to extend the corporate limits of said city.

By Mr. Thurmond of Ben Hill—

A bill to amend Act creating charter for City of Fitzgerald and Acts amendatory thereto relative to levy of taxes for street improvements.

By Mr. Sibley of Greene—

A bill to amend charter of City of White Plains so as to extend the corporate limits of said city.

By Mr. Smith of Carroll—

A bill to abolish the office of Commissioner of Roads and Revenues in County of Carroll and create in lieu thereof a Board of Commisisoners of Roads and Revenues for said county

By Mr. Boyett of Stewart—

A bill to repeal an Act incorporating the Town of Powder Springs.

By Messrs. Dobbs and Gann of Cobb—

A bill to amend an Act establishing system of public schools in Town of Roswell relative to levy of taxes for school purposes.

By Mr. Arnold of Clay—

A bill to provide for the sale and division of a remainder interest in land where the life interest is held by another.

By Mr. Jordan of Jasper—

A bill to amend an Act to create a Warehouse Department for Georgia and to provide for uniform negotiable warehouse receipts.

By Mr. Law of Burke—

A bill to increase the salary of Deputy Insurance Commissioner, and to provide for a stenographer for the Insurance Department.

By Mr. Duncan of Dawson—

A bill to create a Board of Commissioners of Roads and Revenues for the County of Dawson.

By Mr. Kimsey of White—

A bill to regulate the fees of the Ordinaries in the various counties of the State.

By Mr. Rees of Webster—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for County of Webster relative to auditing of records.

By Mr. Cranford of Terrell—

A bill to amend an Act creating a Board of Commissioners of Roads and Revenues of Terrell County relative to salary of Clerk of said board.

By Mr. McKenney of Upson—

A bill to provide for dividing County of Upson into three Commissioner Districts.

By Mr. King of Jefferson—

A bill to amend an Act establishing a public school system in the town of Bartow relative to time of electing the Board of Education thereof.

By Mr. King of Jefferson—

A bill to repeal an Act to establish a public school system in the town of Bartow.

By Mr. King of Jefferson—

A bill to abolish the local school system of the City of Louisville.

By Mr. King of Jefferson—

A bill to authorize and empower trustees of Louisville Academy to sell and dispose of all lands of said academy.

By Mr. Strozier of Bibb—

A resolution to amend Constitution of State by providing that Judges of the Supreme Court and Court of Appeals, Superior and City Courts and Municipal Courts shall be appointed by the Governor, with the consent of two-thirds of the members of the Senate.

By Mr. Bowden of 5th—

A bill to amend Section 416 of the Penal Code of 1910 by adding certain proviso.

By Mr. Kendall of 47th—

A bill to amend charter of City of Moultrie relative to election of certain officers of said city

By Mr. Dorris of 48th—

A bill to amend Sections 445 and 446 of Code of 1910 relative to validation of municipal and county bonds.

By Mr. Brook of 13th—

A bill to amend an Act fixing the compensation of the Treasurer of Macon County

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Ayers of 33rd—

A bill to amend an Act to incorporate the City of Commerce relative to grading and improvement of streets in said city.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 114, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harbin of 39th—

A bill to create a Board of Commissioners of Roads and Revenues for Cherokee County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Rogers and Stubbs of Laurens—

A bill to amend an Act to create City Court of Dublin relative to compensation of officers thereof.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Owen of Paulding—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for County of Paulding.

A substitute offered by the Committee on County and County Matters was read and adopted.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Messrs. Williams and Brannen of Bulloch—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for County of Bulloch and all Acts amendatory thereof.

The following amendments were read and adopted:

By Messrs. Williams and Brannen of Bulloch—

Amend House Bill No. 956 by adding after word “passage” in third line of Section 1 the following words: “And going into effect;” amend further by adding at end of Section 1 the following: “Provided, however, this Act shall not become operative and go into effect until January 1, 1921.” Amend further by adding after word “duties” in line three of caption the following words: “To provide when this Act shall become operative.”

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Mason of Hart—

A bill to provide for holding three terms a year of the Superior Court of Hart County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Williams and Brannen of Bulloch—

A bill to provide for creation of Board of Commissioners for County of Bulloch.

The following amendments were read and adopted:

By Messrs. Williams and Brannen of Bulloch—

Amend House Bill No. 957 by adding after word "passage" in third line of Section 1 the following words: "and going into effect;" amend further by adding after word "approval" in third line of Section 3 the following words "and going into effect;" amend further by adding new section to be numbered Section 12, and making Section 12 to be Section 13, said new section to read as follows: Section 12. Be it further enacted by the authority aforesaid, That this Act shall not become operative and go into effect until January 1st, 1921. Amend further by adding after word "qualification" in line five of the caption the following words: "to provide when this Act shall go into effect."

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 114, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Lankford of Toombs—

A bill to amend an Act to provide for system of public schools in City of Lyons relative to levy of taxes for school purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Justiss of Meriwether—

A bill to amend an Act to change the compensation of the Treasurer of Meriwether County.

The following amendment was read and adopted:

By Messrs. Smith and Jones of Meriwether—

Move to amend House Bill No. 542 by striking the words "One Thousand" where they appear in said bill, and substituting in lieu thereof the words "Seven Hundred Fifty."

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 100, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Bush of Mitchell—

A bill to amend an Act to establish City Court of Pelham relative to fees of Clerk in certain criminal cases.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Anderson of Jenkins—

A bill to amend an Act establishing Board of Commissioners of Roads and Revenues for County of Jenkins relative to appointment of a Clerk.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hamilton of Floyd—

A bill to provide compensation for Commissioners of Roads and Revenues of Floyd County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dobbs and Gann of Cobb—

A bill to create a new charter for the City of Marietta.

The following amendments were read and adopted:

By Messrs. Dobbs and Gann of Cobb—

By striking from sub-section “b” of Section 46, Article 5, the words: “of whatever nature,” and adding in lieu thereof the following: “as herein specified and provided for.”

By striking sub-section “c” of Section 46, Article 5, and changing sub-sections “d” to “u,” inclusive, to “c” to “t,” inclusive.

By striking from Section 47 of Article 5, in the seventh, eighth and ninth lines the words: “libraries, hospitals, sanitariums, auditoriums, market houses, ice and cold storage plants, reformatories, abattoirs,” and from the thirteenth and fourteenth lines of same section the words: “and power” and “street car system.”

By striking from the forty-eighth section of Article 5 in the fourth, fifth and sixth lines the following words: “libraries, hospitals, sanitariums, auditoriums, market houses, ice and cold storage plants, reformatories, abattoirs,” and from the

enth line of the same section the words “and power” and “street car system.”

By adding to the second line of Section 49 of Article 5 between the word “utility” and “by” the following words: “as herein provided for.”

By striking from Section 51 of Article 5 in line three the words “or power” and from line four of the same section the words “street railway system” and by adding to same section in line five between the words “utility” and “to” the words “herein provided for.”

By striking from Section 29, Article 3, in the ninth line, the words “daily” and inserting in lieu hereof the word “news.”

By striking from Section 18, Article 2, of the third paragraph in the fifth and sixth lines, “approved by Mayor and Council.”

By striking from Section 18, Article 2, of the seventh paragraph, in regard to free school books.

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 117, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Bush of Mitchell—

A bill to amend an Act to establish the City Court of Camilla relative to fees of Clerk in certain criminal cases.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent, House Bill No. 614 was recommitted to the Committee on General Agriculture No. 2, and Senate Bill No. 223 was recommitted to the Committee on General Judiciary No. 1.

Mr. Arnold of Clay moved to reconsider the action of the House in defeating the passage of House Bill No. 18.

The motion prevailed and the bill was reconsidered, and went to the heel of the calendar.

By unanimous consent, House Bill No. 218 was tabled.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:—

Your Committee on Rules has had under consideration House Resolution No. 148 by Mr. Mundy of Polk County, asking a special and continuing order for House Bill No. 402, for second reading and for purpose of agreeing or disagreeing to report of Committee on Constitutional Amendments, which was adverse to the passage of said bill, and instruct me, as its Vice-Chairman, to report back to the House as follows:

1. That said bill be set as a special and continuing order for purpose of second reading and agreement or disagreement to report of committee on Wednesday, July 14, 1920, immediately after the head of Unfinished Business.

2. That debate on same be limited to 30 minutes in all, 15 minutes to advocates and 15 minutes to opponents of said bill.

Your Committee on Rules has also under consideration House Resolution No. 158 by Mr. Knight of Berrien, asking a special and continuing order for House Resolution No. 130, (being resolution to distribute the State highway fund now in treasury), for second reading and agreement or disagreement to report of Committee on Appropriations, which was adverse to the said resolution, and instruct me, as its Vice-Chairman, to report back to the House as follows:

1. That said resolution be set as a special and continuing order for purpose of second reading and disagreement or agreement to report of committee, on Thursday, July 15, 1920, immediately after the head of Unanimous Consents.

2. That debate on same be limited to 30 minutes in all, 15 minutes to advocates and 15 minutes to opponents of said resolution.

Your Committee on Rules has also had under consideration the matter of fixing a special calendar of general bills, and have instructed me, as its Vice-Chairman, to report back to the House favorably and with recommendation that same be adopted by the House, the following resolution:

“Resolved, That on Thursday, July 15, the Committee on Rules be authorized to fix a calendar of general bills, to last for a period of 30 minutes, immediately after the disposition of House Resolution 130, with limitation of debate on each bill of 5 minutes.”

NEILL, Vice-Chairman.

The report of the Committee on Rules, which was favorable to the adoption of the following resolutions, was agreed to.

By Mr. Knight of Berrien—

A resolution to make House Resolution No. 130 a special order to agree or disagree to the report of the Committee on Appropriations and to be read the second time.

The resolution was adopted.

By Mr. Mundy of Polk—

A resolution to make House Bill No. 402 a special order, to be read a second time and to agree or disagree to the report of the Committee on Amendments to Constitution.

The resolution was adopted.

By the Rules Committee—

A resolution to authorize the Rules Committee to fix the calendar of General Bills on Thursday, July 15, to last for a period of 30 minutes.

The resolution was adopted.

Under the order of Unfinished Business, the following bill was taken up for further consideration:

By Mr. Lankford of Toombs:

A bill to amend the Constitution of the State relative to striking the words "elementary branches of an English education."

Mr. Stewart of Atkinson moved that the bill be recommitted to the Committee on Amendments to Constitution, and the motion prevailed.

Under the special order set by the Rules Committee the following bill of the House was taken up for the purpose of agreeing or disagreeing to the report of the Committee on Amendments to Constitution which was unfavorable to the passage of the bill:

By Mr. Mundy of Polk—

A bill to amend the Constitution of the State so as to provide for bi-ennial sessions of the General Assembly

The report of the Committee, which was unfavorable to the passage of the bill, was disagreed to, the bill read a second time and passed to a third reading.

Under the order of Orders of the Day the following bill of the House was read the third time:

By Messrs. Hendrix and Moore of Fulton—

A bill to amend the Constitution of the State

relative to any municipality having certain population issuing and selling street improvement bonds

Mr. Culpepper of Fayette moved that the House do now adjourn; the motion prevailed, and the bill went over as unfinished business.

Leave of absence was granted Mr. Knabb of Charlton and Mr. Jordan of Jasper.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

THURSDAY, JULY 15, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names :

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
Anderson of Jenkins	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzelaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chattahoochee
Bush	Falligant	Jones of Lowndes
Bussey	Ficklen	Jones of Meriwether
Buxton	Gallaher	Jones of Thomas
Calhoun	Gann	Jordan of Jasper
Callahan	Grant	Jordan of Wheeler
Cannon	Green	Kelley
	Griffin	

Kent	Owen of Gordon	Smith of Telfair
Kimsey	Owen of Paulding	Stewart
King	Owen of Stephens	Stone
Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
		Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading Senate Bills and Resolutions.

The following bills of the House were introduced, read the first time and referred to Committees:

By Mr. Sweat of Ware—

House Bill No. 997 A bill to adopt and make of force the Code known as ‘Park’s Annotated Code of Georgia.’

Referred to Committee on General Judiciary No. 1.

By Mr. Willoughby of Douglas—

House Bill No. 998. A bill to amend an act to create Board of Commissioners of Roads and Revenues for Douglas County relative to laying out the county into road districts.

Referred to Committee on County and County Matters.

By Messrs. Johnson of Appling, Sweat of Pierce and Nichols of Wayne—

House Bill No. 999. A bill to amend an Act

relative to levy and collection of State and county taxes in certain counties.

Referred to Committee on County and County Matters.

By Mr. Daniel of Heard—

House Bill No. 1000. A bill to prohibit Africans or their descendants to vote or hold office in the State of Georgia.

Referred to Committee on Privileges and Elections.

By Mr. Harden of Banks—

House Bill No. 1001. A bill to provide additional compensation for members of Board of Education of Banks County

Referred to Committee on Education.

By Messrs. Cochran and Barnes of Bibb—

House Bill No. 1002. A bill to provide for making and hearing motions for new trial in certain cases.

Referred to Committee on General Judiciary No. 2.

By Mr. Lasseter of Dooly—

House Bill No. 1003. A bill to amend an Act creating new charter for Town of Pinehurst relative to school laws of said town.

Referred to Committee on Corporations.

By Mr. Bowen of Tift—

House Bill No. 1004. A bill to repeal charter of City of Tifton and create new charter for said city.

Referred to Committee on Corporations.

By Mr. Anderson of Jenkins—

House Bill No. 1005. A bill to amend an Act to create City Court of Millen by providing increase in salary of Judge of said Court.

Referred to Committee on Special Judiciary.

By Mr. Milner of Dodge—

House Bill No. 1006. A bill to appropriate money to reimburse Superintendent of Public Printing for expense of clerical assistance from Jan. 1, 1920, to Aug. 15, 1920.

Referred to Committee on Public Printing.

By Mr. Rogers of Elbert—

House Bill No. 1007 A bill to amend an Act known as Georgia Motor Vehicle Law and Act amendatory thereto by adding certain words to Section 23 thereof.

Referred to Committee on Public Highways.

Mr. Tatum of Campbell County, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on County and County Matters have had under consideration the following bill

of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 988. To define line new county of Lanier.

Respectfully submitted,

R. D. TATUM, Chairman.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:—

Your Committee on Pensions have had under consideration the following bills of the House, 835, 936, 150, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

835. To fix time of the office of Commissioner of Pensions.

936. To fix salary of the clerk and bookkeeper of the Pension Office, and provide for the payment thereof.

House Resolution 150. To pay pension of Eli Stafford for year 1919.

Respectfully submitted,

SWINT, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 951. By Mr. Quincy of Coffee. To repeal the charter of the Town of Nichols and for other purposes.

House Bill No. 952. By Mr. Quincy of Coffee. To incorporate the Town of Nichols and for other purposes.

House Bill No. 938. By Mr. Owens of Gordon. To repeal the charter of the Town of Resaca and for other purposes.

House Bill No. 964. By Mr. Bellah of Henry. To incorporate the Town of Stockbridge and for other purposes.

House Bill No. 904. By Messrs. Palmour and Duncan of Hall. To amend an Act to establish the City of Gainesville relative to school tax and for other purposes.

House Bill No. 950. By Mr. Tatum of Campbell. To create a new charter for the Town of Palmetto and for other purposes.

House Bill No. 920. By Messrs. Green and Kelly of Gwinnett. To amend an Act incorporating the town of Buford and for other purposes.

House Bill No. 954. By Messrs. De La Perriere and Holder of Jackson. To incorporate the Town

of Talmo in the County of Jackson and for other purposes.

Respectfully submitted,

HIXON of Carroll, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 721 as amended; No. 840, No. 850, No. 854, No. 869 by substitute, No. 916.

Respectfully submitted,

STEPHEN PACE, Chairman.

Mr. Johnson of Bartow County, Chairman of the Committee on General Agriculture No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Agriculture No. 1 have had under consideration the following bills, 737, 790 and 893, of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 737. A bill to prevent fraudulent registration of domestic animals.

No. 790. Pass by substitute. A bill to fix legal weight of syrup per gallon and in barrels and for other purposes.

No. 893. A bill to amend the laws providing for inspection of illuminating oil, gasoline, etc.

Also House Bill 925. An appropriation bill, is returned to House with the recommendation that same be referred to Appropriations Committee.

Respectfully submitted,

JOHNSON of Bartow, Chairman.

Mr. Stewart of Atkinson County, Chairman of the Committee on Commerce and Labor, submitted the following report:

Mr Speaker:—

Your Committee on Commerce and Labor have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that

Bill No. 641. Pass by substitute.

Bill No. 870. Do not pass.

Bill No. 708. Do not pass.

Respectfully submitted,

STEWART, Chairman.

Mr. Wyatt of Troup County, Chairman of the Committee on Game and Fish, submitted the following report:

Mr Speaker:—

Your Committee on Game and Fish have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 89.

Respectfully submitted,

WYATT of Troup, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bill 903. To designate Frances Willard Day in public schools.

Respectfully submitted,

KYLE T. ALFRIEND, Chairman.

Mr. Kelley of Gwinnett County, Chairman of the Committee on Privileges and Elections, submitted the following report:

Mr Speaker:—

Your Committee on Privileges and Elections have had under consideration the following bill:

House Bill 795, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass.

Respectfully submitted,

KELLY of Gwinnett, Chairman.

Mr. Lankford of Toombs County, Chairman of the Committee on Conservation, submitted the following report:

Mr Speaker:—

Your Committee on Conservation have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 992. To abolish the office of County Treasurer of Toombs County

House Bill No. 917 In reference to disposition of dead bodies at State Sanitarium.

Respectfully submitted,

LANKFORD, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:—

Your Committee on Education have had under consideration the following bills and have instructed me, as Chairman, to report the same back to the

House with the recommendation that the same do pass:

House Bill 749. To authorize County Commissioners to support education of adult illiterates.

House Bill 825. To provide for co-operation with national government in rehabilitation work.

House Bill 911. To amend Section 145 New School Code.

Respectfully submitted,

KYLE T. ALFRIEND, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 834. To provide for penalty for persons manufacturing liquor, etc., containing potash, etc. By Mr. Barnes of Bibb and Haynie of Oconee.

Respectfully submitted,

SMITH of Fulton, Chairman.

Mr. Brinson of Emanuel, Chairman of the Subcommittee appointed by the Committee on Georgia School for the Deaf, submitted the following report:

Mr. Speaker:—

We, the Sub-Committee appointed to visit the Georgia School for the Deaf, beg leave to report that during May, 1920, we went to Cave Spring and visited the school-rooms, dormitories, shops and other parts of that institution. We investigated all the essential conditions for successful management and saw illustrations of the methods used and the results reached in the school-rooms. With much pleasure we report that every member of our Committee approved unreservedly the present management of our School for the Deaf. We found that our deaf children are being cared for by matrons and other officers who give them a home life that meets every need of the growing child, and we found a body of teachers who are especially trained in modern methods of teaching that give the pupils the use of excellent English as their means of communicating. We found three-fourths of the deaf children learning to read lips and other speech as the only means of communication in the school-rooms. We find that the sign system and lip are both used in the school and think this is wise and that both systems should be continued. We also found that both the boys and girls are trained in shops in useful occupations. Our Committee were impressed with the School as doing a great work for our deaf children, who we believe are entitled to be educated to the same degree as our other children who are not afflicted.

Our Committee was greatly distressed to find that the State has not yet provided adequate dormitories, the children being badly crowded in their sleeping rooms. In order to relieve this condition,

and in order to provide a home for the little children entirely apart from the larger boys and girls, we recommend the appropriation of a sum adequate to build a house that would meet the requirements of a home and school for seventy-five children.

Our Committee also favor the building of a hospital at once in which sick children may be treated apart from the dormitories.

We recommend that the Superintendent of the School make such suggestions to the Legislature by report as will bring this School up to as high a standard as any school of its class in the country.

Respectfully submitted,

BRINSON, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 806. A bill to amend an Act amending the charter of the City of Smyrna.

No. 119. A bill to amend Section 582 of the Civil Code relative to providing that County warrants not paid when due shall bear interest at the legal rate.

No. 711. A bill to authorize the Commissioners of Roads and Revenues of Spalding County to deed property

No. 640. A bill to amend the charter of the City of Winder.

No. 781. A bill to relieve counties issuing bonds in cases where validation has been sought as provided by law.

No. 817. A bill to amend an Act incorporating the City of Rome.

No. 690. A bill to create the City Court of Adel.

No. 650. A bill to provide for secret and private ballot at all elections held in Mitchell County

No. 689. A bill to amend an Act creating a Board of Commissioners of Roads and Revenues of Cook County

No. 731. A bill to empower Treasurer of Chatham County to employ a clerk.

No. 683. A bill to fix the time of having meetings of the Board of Commissioners of Stewart County.

No. 729. A bill to incorporate the Town of Blythe.

No. 699. A bill to abolish the office of County Treasurer of Cook County.

No. 809. A bill to authorize the Mayor and Council of Smyrna to order election.

No. 775. A bill to amend an Act incorporating the City of Monticello.

No. 816. A bill to incorporate the Town of Pocataligo.

No. 810. A bill to amend an Act establishing a charter for the City of Claxton.

No. 789. A bill to repeal an Act establishing a Board of Commissioners of Roads and Revenues in and for Grady County

No. 758. A bill to repeal an Act creating a Board of Commissioners of Roads and Revenues for Bryan County

No. 752. A bill to fix the salary of the Treasurer of Fulton County.

No. 712. A bill to fix salaries of Commissioners of Roads and Revenues of Spalding County

No. 755. A bill creating a Board of Commissioners of Roads and Revenues in and for the County of Gordon.

No. 788. A bill to create a Board of Commissioners of Roads and Revenues for Grady County

No. 863. A bill to fix the maximum amount of bonds to be issued by LaGrange, Troup County

No. 759. A bill to create a Board of Commissioners of Roads and Revenues for the County of Bryan.

No. 866. A bill to amend the Acts amending the charter of Town of Shellman.

No. 868. A bill to amend an Act establishing a new charter for the Town of Acworth.

No. 865. A bill to amend the Act creating and incorporating the City of Cuthbert.

No. 635. A bill to amend an Act incorporating the town of Lincolnton.

No. 615. A bill to amend an Act creating a new charter for the City of Macon.

No. 832. A bill to create and incorporate the City of Thomson.

No. 833. A bill to amend charter of City of Statesboro.

Mr. Speaker:—

The Senate has also passed by the requisite constitutional majority the following bill of the Senate, to-wit:

No. 254. A bill to provide for increase of salary of Treasurer of Fulton County.

No. 224. A bill to create the new County of Lamar.

Mr. Speaker:—

The Senate has also passed by the requisite constitutional majority the following Resolution of the House, to-wit:

No. 146. A resolution providing for investigation of State Veterinarian's office.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

No. 234. A bill to amend an Act giving additional powers and authority to the local Board of Trustees of Georgia Tech.

No. 287 A bill to amend an Act establishing a Normal and Industrial College for girls as a branch of the State University

No. 236. A bill to provide compensation for the services of the Deputy Clerk of the Superior Court.

The following bills and resolutions of the House and of the Senate, favorably reported, were read the second time:

By Mr. McDonald of Richmond—

A bill to prevent industrial accidents and to provide for medical and surgical care for injured employees and compensation for such injuries.

By Messrs. Dobbs and Gann of Cobb—

A bill to amend Section 4850 of the Code of 1910 relative to hearing of demurrers to petitions for equitable relief.

By Mr. Moore of Fulton—

A bill to prevent fraudulent registration of domestic animals.

By Messrs. Strozier and Barnes of Bibb—

A bill to authorize county authorities in their discretion to provide for carrying on of schools for instruction of adult illiterates.

By Mr. Pope of Grady—

A bill to amend Section 1880 of Code of 1910 relative to fixing legal weight of syrup per gallon in barrels, cans, and all other containers.

By Mr. Johnson of Bartow—

A bill to provide for co-operation by State with Act of Congress for the promotion of Vocational Rehabilitation.

By Messrs. Barnes of Bibb and Haynie of Oconee—

A bill to make it felony to manufacture, sell or transport any liquors containing potash, naptha, lye, wood alcohol or other poisonous ingredient.

By Mr. Holtzclaw of Houston—

A bill to fix term of office of Commissioner of Pensions.

By Messrs. Anderson of Chattooga, Hamilton of Floyd and McFarland of Walker—

A bill to amend an Act to amend Section 696 of Code of 1910 relative to levy of taxes in counties of certain population.

By Mr. Palmour of Hall—

A bill to amend Section 4028 of Code of 1910 relative to place of administrator's sales.

By Mr. Palmer of Crisp—

A bill to amend an Act to amend Sections 1563, 1564 and 1565 of Code of 1910 relative to salary

ard expenses of certain officers of certain Commissions referred to in said sections.

By Mr. Burt of Dougherty—

A bill to authorize foreign corporations doing business in this State to become domesticated.

By Mr. Carswell of Wilkinson—

A bill to amend laws of this State providing for inspection of illuminating oils, gasolines, benzines and naphthas.

By Messrs. Palmour and Duncan of Hall—

A bill to amend an Act to create new charter for city of Gainesville relative to taxes for school purposes in said city

By Mr. Alfried of Baldwin—

A bill to amend an Act to codify school laws of the State relative to levy of taxes for paying interest on and retirement of bonds issued by school districts, consolidated district, or county.

By Mr. Sweat of Pierce—

A bill to amend General Tax Act of 1918 and Acts amendatory thereof relative to automobile agents.

By Mr. Alfried of Baldwin—

A bill to amend an Act amending an Act providing for disposition of dead bodies.

By Messrs. Green and Kelley of Gwinnett—

A bill to amend an Act to create new charter for City of Buford and Acts amendatory thereto relative to levy of taxes for paving and improving streets of said city.

By Messrs. Kent of Glascock, Clifton of Lee and Stovall of McDuffie—

A bill to fix salary of clerk and bookkeeper of Pension Office.

By Mr. Owens of Gordon—

A bill to repeal Acts incorporating the Town of Resaca.

By Mr. Tatum of Campbell—

A bill to create new charter for Town of Palmetto.

By Mr. Quincey of Coffee—

A bill to repeal an Act creating Town of Nichols in County of Coffee.

By Mr. Quincey of Coffee—

A bill to create new charter for City of Nichols in County of Coffee.

By Messrs. DeLaPerriere and Holder of Jackson—

A bill to incorporate Town of Talmo in County of Jackson.

By Mr. Bellah of Henry—

A bill to incorporate City of Stockbridge in County of Henry.

By Messrs. Knight of Berrien and Burkhalter of Clinch—

A bill to amend an Act to provide for creation of County of Lanier so as to better define the lines of said new county when created.

By Mr. Lankford of Toombs—

A bill to abolish the office of County Treasurer of Toombs County.

By Messrs. Smiley of Liberty and Purcell of Tattall—

A resolution to pay pension to Eli Stafford, deceased, for year 1919.

By Mr. Hogg of the 24th—

A bill to prohibit the use of steel traps and other devices on lands without consent of owner.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Moore of Butts—

A bill to amend charter of City of Jackson so as to extend corporate limits of said city.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the Bill the Ayes were 117,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Thurmond of Ben Hill—

A bill to amend an Act creating charter of City of Fitzgerald and Acts amendatory thereto so as to empower Mayor and Council to levy taxes for support of public schools.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sibley of Greene—

A bill to amend charter of City of White Plains so as to increase corporate limits of said city.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Boyett of Stewart—

A bill to amend an Act to establish public school system in Town of Richland relative to levy of taxes for school purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dobbs and Gann of Cobb—

A bill to repeal an Act incorporating the Town of Powder Springs.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Gann and Dobbs of Cobb—

A bill to amend an Act to establish system of public schools in Town of Roswell relative to levy of taxes for school purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rees of Webster—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for County

of Webster relative to auditing of records of said Board.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Cranford of Terrell—

A bill to amend an Act to create Board of Commissioners of Roads and Revenues for Terrell County relative to salary of clerk of said Board.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McKenney of Upson—

A bill to divide the County of Upson into three Commissioner Districts.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. King of Jefferson—

A bill to amend an Act to establish public school system in Town of Bartow so as to fix time of electing Board of Education.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. King of Jefferson—

A bill to abolish an Act to establish a public school system in Town of Bartow.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. King of Jefferson—

A bill to abolish the local school system of City of Louisville.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. King of Jefferson—

A bill to authorize trustees of the Louisville Academy to sell all lands of the Louisville Academy, generally known as the "Town Commons."

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Duncan of Dawson—

A bill to create a Board of Commissioners of Roads and Revenues for County of Dawson.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Kendall of the 47th—

A bill to amend charter of City of Moultrie relative to election of certain officers of said city

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brooks of the 13th—

A bill to amend an Act fixing the compensation of the Treasurer of Macon County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Messrs. Glenn of the 43rd and Elders of the 2nd—

Senate Bill No. 224. A bill to amend Constitution of the State so as to create new County of Lamar.

Referred to Committee on Amendments to Constitution.

By Mr. Allen of the 35th—

Senate Bill No. 254. A bill to provide for increase in salary for Treasurer of Fulton County.

Referred to Committee on County and County Matters.

By unanimous consent, House Bill No. 903 was recommitted to the Committee on Temperance and House Bill No. 925 was recommitted to the Committee on Appropriations.

By unanimous consent, the consideration of House Bill No. 206 was postponed to Tuesday, July

20, 1920, to follow the order of Unanimous Consents, and House Resolution No. 135 was postponed to Wednesday, July 21, 1920, to follow the order of Unanimous Consents.

The following resolution of the House, set as a special order on yesterday, was taken up for the purpose of agreeing or disagreeing to the report of the Committee on Appropriations, which was unfavorable to the passage of the resolution:

By Mr. Knight of Berrien—

A resolution to appropriate the funds now in State Treasury derived from sale of motor vehicle tags to be paid to State Highway Commission for distribution.

The report of the Committee was disagreed to and the resolution was read the second time and passed to a third reading.

The following special 30 minute calendar fixed by Rules Committee following after Disposition of House Resolution No. 130, was taken up for consideration:

1. House Bill No. 760. (Alfriend of Baldwin.) To amend Act creating G. N. & I. C. College as to admission of students.

2. House Bill No. 659. (Bibb Delegation.) Macon Circuit Judgeship Bill.

3. House Bill No. 443. (Clarke of McIntosh.) A bill to make certain bodies of water in the State the property of this State.

4. House Bill 459. (Penland of Gilmer.) A bill to protect fur-bearing animals.

5. House Bill 499. (Harvin of Calhoun.) To provide for surveyor in event of disqualification of regular county surveyor.

6. House Bill 610. (Williams of Walton.) To increase salary of Warden and Physicians at State Farm.

7. House Bill 482. (Rogers of Elbert.) A bill to repeal law committing insane people to Georgia State Sanitarium.

8. House Bill 466. (Rogers of Elbert.) A bill to amend Section 1613 Code relative to furloughs from Georgia State Sanitarium.

9. House Bill 468. (Sweat of Pierce.) A bill to amend Section 1614 relative to commitment of insane criminals to Georgia State Sanitarium.

By Messrs. Thompson of Madison and Alfriend of Baldwin—

A bill to amend the act establishing the Georgia Normal and Industrial College relative to applicants for admission to said College.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 114, Nays 5.

The bill having received the requisite constitutional majority was passed.

By Messrs. Barnes, Cochran and Strozier of Bibb—

A bill to provide for an additional Judge of the Superior Court of the Macon Circuit.

The following amendment was read and adopted:

By Mr. Strozier of Bibb—

Moves to amend as follows: Change the number of Section 11 to Section 12 and insert as Section 11 the following: "Section 11. Be it further enacted that this Act shall not go into effect until November 1, 1920."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 103; Nays 3.

The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Clarke of McIntosh and Falligant of Chatham—

A bill to make the beds of the salt waters, bays, rivers and other water courses and the water overlying the same not already conveyed by special grant or contract the property of the State of Georgia.

The following substitute offered by the Committee on Game and Fish was read and adopted:

*A BILL**TO BE ENTITLED*

AN ACT to make the beds of the salt waters, bays and rivers, estuaries and shores of the sea, and the waters overlying the same within this State and not already conveyed by special grant or compact, the property of the State of Georgia and subject to the provisions of this Act; to make such property available for use by the people of this State for the purpose of fishing, taking and catching oysters and other shell fish; to prescribe rules and regulations therefor; to place such property under the control of the State Game and Fish Department; to prescribe penalties for violations of the provisions of this Act; and for other purposes.

Sec. 1. Be it enacted by the General Assembly of the State of Georgia and it is hereby enacted by the authority of the same that from and after the passage of this Act all the beds of our salt waters, bays and rivers, estuaries and shores of the sea at below low water mark, and the waters overlying the same within this State and not already conveyed by special grant or by compact according to law, shall continue and remain the property of the State of Georgia and subject to the special provisions of this Act, and may be used by the people of this State for the purpose of fishing, taking and catching oysters and other shell fish, and no grants shall hereafter be issued by the county authorities in any county in this State to any estate, title or interest of the State into any natural oyster beds, rocks or shoals whether the said rocks or shoals shall be bare or not, but that

all beds and bottoms of salt waters, bays, rivers and estuaries and shores of the sea, including our natural oysters reefs and bottoms therein, shall be, continue and remain the property of the State of Georgia, except as otherwise provided herein, and shall be under the exclusive control of the Game and Fish Department of this State. The Game and Fish Department of this State may permit the use of said bottoms and reefs for the purpose of taking, bedding and raising oysters subject to the restrictions imposed by law and the regulations of said Department, in so far as they do not conflict with the law of the State. All the authority granted the Department of Game and Fish, established by the Act of August 21st, 1911, and also by the Salt Water Act, approved November 21st, 1915, shall be granted in this Act for the purpose of the enforcement of the provisions of the same and the State Game and Fish Commissioner is hereby authorized to exercise the same authority in carrying out the provisions of this Act as govern the provisions of the Salt Water Act, approved November 21st, 1915.

Sec. 2. Any citizen of the State of Georgia, or firm, or corporation organized under the laws of the State doing business within its limits shall be granted the privilege of taking up bottoms for the purpose of oyster or clam culture under the provisions of this Act of an area of not less than one acre nor more than fifty acres. Such persons, firm or corporation desiring to avail themselves of the privileges of this Act shall make written application on a form to be prepared by the State Game and Fish Commissioner under the advice and supervision of the Attorney-General, setting forth the name and address of the

applicant, describing definitely the location and extent of the bottom for which application is made and requesting the survey of the said bottom land applied for. As soon as possible after the application is received the Commissioner of Game and Fish shall cause to be made a survey and map of said bottom at the expense of the applicant. The Game and Fish Commissioner shall require the bodies of bottoms applied for to be as compact as possible, taking into consideration the shape of the body of water and the consistency of the bottoms. No application shall be entertained nor lease granted for a piece of bottom within two hundred yards of a private bottom or rock. A deposit of ten dollars (\$10.00) shall be required of each applicant at the time of making his application. Said sum to be credited to the cost of the survey of the bottom applied for.

Sec. 3. Immediately upon the completion of the survey and the mapping thereof and the payment by the applicant of the cost of said survey and map, the Commissioner shall execute to the applicant upon the form approved by the Attorney-General of the State a lease for the bottom applied for. A copy of the lease, map of the survey and a description of the bottom defining its position shall be filed in the office of the State Game and Fish Commissioner after the execution of said lease. The lessee shall have the sole right and use of said bottoms and all shells, oysters and cultch thereon shall be his exclusive property so long as he complies with the provisions of the law.

The lessee shall stake off and mark the bottoms as in the manner prescribed by the Commissioner

and his failure to do so within thirty days of an order so to do issued by the Commissioner shall subject said lessee to a fine of five dollars (\$5.00) per acre for the first thirty days default in compliance with said order and sixty days default shall automatically cancel his lease and all sums paid to the State for the cost of survey shall be forfeited. The corner stakes at least of each lease shall be marked with signs plainly displaying the number of the lease and the name of the lessee.

All leases made under the provisions of this Act shall begin on the day the lease is signed and shall continue for a period of fifteen years thereafter under such restrictions as are provided herein, with the privilege of renewing the lease for another period of ten years subject to and at such valuation by the Commissioner as the conditions shall warrant. Each lessee leasing water bottoms under the provisions of this Act shall each year after the commencement of said lease place under cultivation at least one-tenth of the leased barren water bottoms and each lessee shall within two years after the commencement of the lease have planted upon his holdings that quantity of shells equal to an acreage of fifty bushels of seed oysters or shells per acre of holdings, and within four years from the commencement of his lease a quantity of oysters and shells per average of not less than one hundred and twenty-five bushels per acre. The Commissioner shall upon granting any lease publish a notice of the granting of same in a newspaper of general circulation in the county in which the lease is granted.

Sec. 4. From and after the passage of this Act the renting of all leased water bottoms and natural reefs made in conformity with the provisions of this Act shall not be less than one dollar (\$1.00) per acre or any fraction of an acre per year, nor more than five dollars (\$.00) per acre or any fraction of an acre per year. Said amount to be determined by the Commissioner after a survey is made of the bottoms of natural reefs and its value ascertained. The rate named by the Commissioner for such leases is to be conclusive and final.

All leases shall be payable in advance and failure of the lessee to pay the rent punctually on or before the first day of January of each year or within thirty days thereafter, shall ipso facto and without demand for same terminate said lease and cause the forfeiture to the State of Georgia all the works and improvements, betterments and oysters of said leased water bottoms and the Commissioner is authorized to at once enter upon said water bottoms and take possession thereof. Thereupon such water bottoms shall be opened for lease to the highest bidder and the Commissioner shall enter such termination, cancellation and forfeiture on the books and shall give public notice thereof by publication in one local paper in the county where said leased water bottoms are located. The Department may waive such termination and cancellation and forfeiture provided the rent due with ten per cent additional be paid to the State any time before the said bottom lands are leased to another person.

Provided further that after December 31st, 1922, one-half of the amount received as rentals and

leasings in each county shall be paid by the Commissioner of Game and Fish through the duly authorized authorities in that county into the general fund of said county at such times as such rentals and leasings are collected.

Sec. 5. The Department is to use diligence in the leasing of the water bottoms and the natural water bottoms of the State shall be reserved as far as possible for the use of the citizens of the State for the procuring of oysters for home consumption, seed and propagation purposes and to guide the Department and for the better serving of this purpose the chart made and published in consequence of a resolution passed by the Legislature of this State by the United States Geodetic Survey known as Bulletin Number 19, shall be evidence of such natural oyster beds and all vacant grounds.

Sec. 6. It shall be unlawful for any person, firm or corporation to take or catch oysters on natural reefs of the State or to have such oysters in his or their possession except under prescribed and published rules and regulations of the Department of Game and Fish and the onus shall be upon the accused to establish that the oysters in his or their possession were taken from leased water bottoms. For the purpose of this Act all oysters in possession of any firm, person or corporation of this State shall be deemed to be oysters fished in Georgia waters.

All oysters taken from the natural reefs of this State shall be culled upon these natural reefs as taken and all oysters which measure less than two inches from hinge to mouth and all dead shells shall

be immediately replaced and scattered broadcast upon the natural reefs upon which they are taken.

No captain or person in charge of any vessel, nor any canner, packer, commission man, dealer or other person shall have in his possession any natural reef oysters not culled according to provisions of this Act.

Any excess of over five per cent of dead shells any oysters under the size prescribed herein in any cargo or lot of oysters shall be considered a violation of this Act and any officer of the Game and Fish Department of Georgia is authorized to cause to be counted the whole or part of such cargo at the expense of said possessor to determine the said per cent when found necessary. No oysters under one inch from hinge to mouth shall be counted and any half shells of proper size shall be counted as one.

Any uncultured oysters in the possession of any canner, shucker or catcher shall be presumed to be natural reef oysters and the onus shall be upon the accused to prove that they were fished from private bed or planting ground.

Under its supervision and direction, the Department may permit lessees of oyster bedding grounds to fish for bedding purposes from natural reefs uncultured oysters as seed without any charge and shall have the authority to designate from what natural reef said oysters shall be fished and the quantity to be taken therefrom by any lessee.

It shall be unlawful to use a dredge or any other manner of implement than hand tongs in removing oysters from the natural reefs of this State, except

where in the opinion of the Game and Fish Department the body of water is declared to be too open and exposed to be fished with hand tongs or where the depth of water exceeds fifteen feet, in which event the Department shall be authorized in its discretion to issue a license for the use of scrapers, or dredges, provided the applicant shall pay an annual fee of fifty dollars (\$50.00) for the use of said dredge or scraper and shall give bond in favor of the State with good securities in the sum of one thousand dollars (\$1,000.00) conditioned that said implement shall not be used on the oyster beds contrary to law. The Department may suspend fishing of oysters altogether from natural reefs when said reefs are threatened with depletion; the depletion to be determined by the Game and Fish Department.

In all disputes as to the boundaries between lessees of bedding grounds the Department of Game and Fish of Georgia shall be empowered with full authority to settle same and this decision shall be subject to appeal to any court of competent jurisdiction.

It shall be unlawful for any person to knowingly or wilfully take oyster shells or cultch bedded or planted by a lessee under this Act or to take oysters deposited by such lessee for making up a cargo for market or to knowingly or willfully carry or attempt to carry same away without permission of the owners thereof or to knowingly or willfully break off or destroy or otherwise alter any stake, bounds, bouys, or any other designation of any bedding or propagation grounds or to knowingly or willfully remove any bounds, stakes, bouys, or other bounds used and authorized by the Department of Game and Fish of the State of Georgia.

No person shall take a cargo or any part of a cargo of oysters in the shell out of the State, or shell fish, catch or gather a cargo or any part of a cargo of such oysters with the intent to take them out of this State to any other State for the purpose of sale.

All owners of vessels engaged in the oyster industry shall issue printed instructions to the captain and crew in charge of said vessels calling their attention to the provisions of this section and same shall be duly executed by the interested parties before a competent notary, the original to be kept by the Department and a duplicate to be had in the possession of the captain, at all times, of the said vessel and shown on demand of any officer or agent of the Department. Lack of possession of such a document on a vessel or refusal to show same shall be prima facie evidence that such certificate of instruction does not exist.

Any person, firm, corporation, common carrier, their agents and officers violating any of the provisions of this Act shall be guilty of a misdemeanor and upon conviction they shall pay the cost of the prosecution and a fine of not less than one hundred dollars (\$100.00) nor more than one thousand (\$1,000.00) or shall serve a term in prison of not less than ninety days nor more than one year or both fine and imprisonment at the discretion of the Court for each offence. Upon a second conviction of any person, firm, corporation for the violation of this Act all licenses issued to such person, firm, or corporation shall be forfeited and the Judge shall declare it so as a part of the sentence.

Sec. 7 Be it further enacted that all persons who fish, take or catch oysters from any of the natural reefs or from any private bedded or planted land shall pay a license fee of two dollars (\$2.00) to the Department of Game and Fish, provided said oysters are taken for the purpose of sale. This license fee shall be exclusive of the license of the boat as already provided by law and the license shall contain the name and address of the party licensed, his age, weight, height and race. Said license to be signed by the Commissioner of Game and Fish and to be exhibited upon the request of any officer or agent of the Department and shall not be transferable. Any violation of the provisions of this section shall be punished as for a misdemeanor.

Sec. 8. Be it further enacted that the Game and Fish Department may employ the necessary help to carry out the provisions of this Act and may purchase or lease the necessary boats, may provide them with arms and ammunition and is given full authority to carry out the provisions of this Act.

That the Game and Fish Department may, with the consent and advice of the Governor, employ a surveyor whose compensation shall be fixed by the Governor and the Department, who shall make a complete survey of the natural reefs and beds which shall remain in the possession of the State. That the said maps or charts shall be filed with the Clerk of the Superior Court in each county in which natural rocks and reefs are located, and also in the Department of Game and Fish at the Capitol. Said surveyor's connection with the Department to cease as soon as said survey is completed.

Sec. 9. Be it further enacted that the Game and Fish Department is instructed to use the services of inspectors, etc., in replanting and in restoring natural beds and reefs as far as possible and that said Department is given full authority to make regulations and provisions concerning the taking and catching of oysters upon the natural reefs and beds of this State not otherwise leased and also to make provisions and regulations and to set a scale of charges per barrel, said barrel to contain three bushels of not less than five cents per barrel on all oysters taken off of natural reefs, except for home consumption.

Any violations of any regulation publicly made by the Department and publicly printed in the county in which said beds are located shall be punished as for a misdemeanor, provided said regulations are not in conflict with the provisions of this Act and with the general law of the State.

Sec. 10. All funds derived from the leasing of land, except as heretofore provided, and for licenses of every kind under this Act shall be paid to the Game and Fish Department of Georgia, also all funds received from fines and forfeitures under this Act. The Clerk of the Court in each county in which prosecutions may be instituted for violations of this Act shall promptly report to the Commissioner the result of said trial and remit the amount of fines, forfeitures and penalties collected, which said sums shall be placed to the credit of the Game and Fish Protection Fund. All funds derived under the provisions of this Act shall constitute a special fund and shall be deposited in the State Treasury. All expenses

connected with the enforcement of this law and with the operation of this law shall be paid out of this special fund and no expenses to be incurred and no warrants drawn unless there be sufficient money in the Treasury to the credit of this fund to pay same.

This fund shall so continue until the leasing system shall be deemed established and after that time the Legislature shall direct the disposition of whatever surplus funds may be in the treasury.

Sec. 11. All laws and parts of laws in conflict with this Act are hereby repealed and all leases of land held in Georgia under the former Acts shall, at the expiration of their leases, be subject to the leasing clauses of this Act, with this provision: That in case the present owner of the lease desires to renew same at the price established by the Game and Fish Department he may have the privilege of doing so prior to exposing the lands to the general public for lease.

The report of the Committee, which was favorable to the passage of the bill by substitute, was agreed to.

On the passage of the bill the Ayes were 103, Nays '0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Penland of Gilmer—

A bill to protect the fur-bearing animals of the State of Georgia.

The following amendments were read and adopted:

By Mr. Anderson of Jenkins—

Amend by adding at end of Section 3 the following: “provided any person may kill or destroy any of said animals when they are destroying property without obtaining permit.”

By Mr. Penland of Gilmer—

Amend by adding to Section 3 the following: Provided that nothing in this Act shall repeal or affect the existing hunting license laws of this State permitting any person hunting in his own militia district.

Amend further by adding another section, to be numbered Section 4, as follows: Be it further enacted, that any person violating the provisions of this Act shall be guilty of a misdemeanor and on conviction therefor punished as prescribed in Section 1065 of the Penal Code of this State.

By Mr. Sibley of Greene—

Moves to amend by striking the word “foxes” in Section 2.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 125, Nays 3.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Harvin of Calhoun—

A bill to amend Section 605 of Political Code

relative to who shall act in absence or illness of county surveyors.

The following amendment was read and adopted:

By Mr. Culpepper of Forsyth—

Amend by striking word “political” in third line and substituting word “Civil.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 113,
Nays 1

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Williams of Walton and others—

A bill to amend Section 1191 of Penal Code relative to salary of officers and physicians appointed by State Prison Commission.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

Under the regular order of business the following bills and resolutions of the House were read the third time and placed upon their passage.

By Messrs. Brown and DuBose of Clarke—

A resolution authorizing and instructing the State Librarian to furnish certain books to the University at Athens.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 103, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Cole of Coweta—

A bill to amend an Act to amend Section 574 of Code of 1895 relative to who is subject to road duty.

Upon motion of Mr. Moore of Fulton, the bill was recommitted to the Committee on General Judiciary No. 2.

Mr. Barnes of Bibb moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Harvin of Calhoun, Burkhalter of Clinch, Reville of Richmond, Hamilton of Floyd, Sibley of Greene, Nichols of Wayne, Tankersley of Irwin, Johnson of Appling, Perryman of Talbot, Haynie of Oconee and Buxton of Burke.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

FRIDAY, JULY 16, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
Anderson of Jenkins	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzclaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chatta-
Bush	Falligant	hoochee
Bussey	Ficklen	Jones of Lowndes
Buxton	Gallaher	Jones of Meriwether
Calhoun	Gann	Jones of Thomas
Callahan	Grant	Jordan of Jasper
Cannon	Green	Jordan of Wheeler
	Griffin	Kelley

Kent	Nichols of Wayne	Smith of Telfair
Kimsey	Owen of Gordon	Stewart
King	Owen of Paulding	Stone
Kirby	Owen of Stephens	Stovall
Knabb	Pace	Strozier
Knight	Palmer of Crisp	Stubbs
Lambert	Palmour of Hall	Sumner
Lankford	Parrish	Sweat of Pierce
Lasseter	Penland	Sweat of Ware
Law	Perryman	Swift
Lawrence	Pilcher	Swint
Lee	Pope	Tankersley
Lee	Purcell	Tatum of Campbell
Lewis	Quincey	Tatum of Dade
Lindsay of DeKalb	Ramsey of Brooks	Thompson
Lindsey of Wilkes	Ramsey of Columbia	Thurmond
Longley	Rees	Timmerman
MacIntyre	Reid	Trippe
McDaniel	Reiser	Walker
McDonald	Reville	Wall
McFarland	Richards	Ware
McKenney	Richardson	Weston
Mann	Rimes	Whitaker of Lowndes
Manning	Rogers of Elbert	Whitaker of Rockdale
Mason	Rogers of Laurens	Williams of Bulloch
Middleton	Royal	Williams of Miller
Milner	Seaman	Williams of Walton
Minchew	Shannon	Williams of Worth
Moore of Butts	Sibley	Willoughby
Moore of Fulton	Smiley	Wohlwender
Moye	Smith of Candler	Woods
Mundy	Smith of Carroll	Woody
Neill	Smith of Fulton	Wyatt
Nichols of Spalding	Smith of Haralson	Wynne
	Smith of Meriwether	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with

By unanimous consent the following was established as the order of business during the 30 minutes period of unanimous consents:

1. Introdoction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading Senate Bills and Resolutions.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees :

By Mr. Davis of Oglethorpe—

House Bill No. 1008. A bill to amend Act incorporating City of Crawford relative to acquiring system of waterworks and sewerage and for other purposes.

Referred to Committee on General Judiciary No. 2.

By Messrs. Duncan and Palmour of Hall—

House Bill No. 1009. A bill to amend an Act to create Board of Commissioners of Roads and Revenues of Hall County relative to duties and powers of County Supervisor.

Referred to Committee on County and County Matters.

By Mr. Mason of Hart—

House Bill No. 1010. A bill to amend an Act to

establish system of public schools in City of Hartwell relative to tax levy for school purposes.

Referred to Committee on General Judiciary No. 2.

By Mr. Harvin of Calhoun—

House Bill No. 1011. A bill to amend an Act creating City Court of Morgan relative to salary of Judge and time of holding said Court.

Referred to Committee on Special Judiciary.

By Mr. Mason of Hart—

House Bill No. 1012. A bill to amend Act incorporating City of Hartwell relative to levy of taxes for ordinary expenses.

Referred to Committee on General Judiciary No. 2.

By Mr. Pace of Sumter—

House Bill No. 1013. A bill to amend an Act and Acts amendatory thereof establishing City of Americus relative to levy and collection of street or commutation tax.

Referred to Committee on General Judiciary No. 2.

By Mr. McKenney of Upson—

A bill to amend an Act to incorporate the Village of East Thomaston so as to extend corporate limits of said village.

Referred to Committee on Corporations.

By Mr. Holmes of Monroe—

House Bill No. 1015. A bill to amend an Act and Acts amendatory thereof to incorporate City of Forsyth by conferring additional powers and authority.

Referred to Committee on Corporations.

By Mr. Pope of Grady—

House Bill No. 1016. A bill to create the office of Clemency Commissioner and establish a Board of Clemency in this State.

Referred to Committee on General Judiciary No. 1.

By Messrs. Adams and Williams of Walton—

House Bill No. 1017 A bill to amend charter of City of Social Circle relative to salary of Mayor of said city.

Referred to Committee on Corporations.

By Messrs. McDonald of Richmond and Longley of Troup—

House Bill No. 1018. A bill to amend an Act making it misdemeanor to obtain food or lodging at any hotel or inn with intent to defraud owner or keeper of same so as to include hospitals and sanitariums.

Referred to Committee on General Judiciary No. 2.

By Mr. Holtzelaw of Houston—

House Bill No. 1019. A bill to incorporate the Town of Grovania in the County of Houston.

Referred to Committee on Corporations.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1020. A bill to authorize County Board of Tax Assessors in counties of certain population to meet each year for purpose of examining returns of taxes.

Referred to Committee on County and County Matters.

By Mr. Pace of Sumter—

House Resolution No. 165-1019A. A resolution to appropriate money to Georgia Memorial Association for use in prosecution of its work.

Referred to Committee on Appropriations.

By Messrs. DuBose of Clarke and Pace of Sumter—

House Resolution No. 166-1019B. A resolution approving the appointment of the Georgia Memorial Association.

Referred to Committee on General Judiciary No. 2.

By Mr. Milner of Dodge—

House Resolution No. 167-1019C. A resolution to provide for refunding of money to Superintendent of Public Printing.

Referred to Committee on Public Printing.

By Messrs. Hixon and Smith of Carroll—

House Resolution No. 168. A resolution to make House Bill No. 908 a special order.

Referred to Committee on Rules.

By Mr. Strozier of Bibb—

House Resolution No. 169. A resolution to make Senate Resolution No. 42 a special order.

Referred to Committee on Rules.

By Messrs. Carswell of Wilkinson and Stubbs of Laurens—

House Resolution No. 170-1019D. A resolution to appropriate money to pay per diem and expenses of members of Legislative Committees who visited State Institutions and properties.

Referred to Committee on Appropriations.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr. Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do take the following direction, to-wit:

House Bill No. 32 do not pass.

House Bill No. 59 do not pass.

House Bill No. 85 do not pass.

House Bill No. 51 do not pass.

House Bill No. 95 do not pass.

House Bill No. 7 do not pass.

House Bill No. 396 do not pass.

House Bill No. 487 do pass.

House Bill No. 812 do pass as amended by Committee.

House Bill No. 792 do pass as amended by Committee.

E. H. GRIFFIN, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 949, to incorporate the City of Powder Springs, etc.

House Bill No. 962, to amend Act incorporating the Town of Cedartown, etc.

J B. JACKSON, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties nad County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

993. To amend Act creating Board of Commissioners of Banks County.

994. To provide additional compensation for jurors in Justice Courts of Banks County.

995. To amend Act creating Commutation Road Tax in Banks County.

998. To amend Act creating Board of Commissioners of Douglas County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bill 875.

House Bill 876.

House Bill 878.

House Bill 907

Respectfully submitted,

PACE OF SUMTER, Chairman.

Mr. Stovall of McDuffie County, Chairman of Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, viz:

House Bill No. 966, by Sweat of Ware.

House Bill No. 819, by Stone of Jeff Davis, do pass by substitute.

House Bill No. 953, by Dobbs and Gann, et al, of Cobb.

STOVALL, Chairman.

Mr. Hullender of Catoosa County, Chairman of the Committee on Enrollment, submitted the following report:

Mr Speaker:—

The Committee on Enrollment have examined, and found properly enrolled, duly signed, and ready

for delivery to the Governor, the following Acts, to-wit:

House Resolution 132. A resolution, providing for a joint Committee from the House and Senate, and certain other officers of the State, to investigate the financial status of the State.

House Resolution 139. A resolution to require all political bodies desiring to hold meetings in the House and Senate Chamber, to get consent of Senate and House Committees on Public Buildings.

House Bill 702. An Act to fix salaries of Judges of City Court in counties having a city therein of not less than 200,000 population.

House Bill 686. An Act to amend an Act amending the charter of the Town of Guyton.

House Bill 687. An Act to amend an Act to incorporate the City of Adel.

House Bill 296. An Act to require Tax Collectors to open list for discharged soldiers and sailors.

House Bill 653. An Act to amend an Act establishing City Court of Fort Gaines.

House Bill 665. An Act to amend the charter of the City of Pelham.

House Bill 656. An Act to amend the charter of the City of Pelham, relative to the election of the Chief of Police by the people.

House Bill 657. An Act to provide for payment of salary to Treasurer of Mitchell County.

House Bill 664. An Act to abolish the office of County Treasurer of Forsyth County

House Bill 669. An Act to amend the charter of the City of Washington.

House Bill 673. An Act to amend Act creating charter for City of Elberton.

House Bill 680. An Act to amend an Act to create new Board of Commissioners of Roads and Revenues for Dougherty County

House Bill 681. An Act to amend Act creating City Court of Albany, relative to increase in salary of Judge thereof.

House Bill 688. An Act to amend an Act incorporating the City of Adel.

House Bill 695. An Act to amend the charter of the Town of Apalachee, County of Morgan.

House Bill 696. An Act to amend an Act establishing public school system for the City of Thomaston, and for other purposes.

House Bill 697. An Act to amend an Act to incorporate the City of Thomaston.

House Bill 709. An Act to amend charter of the City of Griffin.

House Bill 751. An Act to increase salary of Judge of Criminal Court of Atlanta.

House Bill 674. An Act to abolish the office of County Treasurer of Clayton County

House Bill 742. An Act to establish for the County of Barrow a Board of Commissioners of Roads and Revenues.

HULLENDER OF CATOOSA, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House and Senate, to-wit:

House Bill No. 86. A bill to amend Section 3992 of the Code of Georgia of 1910 relative to Annual Returns of Executors, Administrators, etc.

House Bill No. 871. A bill to amend an Act establishing the City Court of Americus.

House Bill No. 779. A bill to amend an Act providing for system of public schools for Albany

House Bill No. 769. A bill to amend an Act providing for holding four terms a year of Superior Court of Barrow County

House Bill No. 776. A bill to amend an Act establishing the City Court of Macon.

House Bill No. 773. A bill to repeal an Act creating a Board of Education for the City of Monticello.

House Bill No. 726. A bill to repeal an Act establishing a County Court in Bryan.

House Bill No. 740. A bill to amend an Act establishing the City Court of Wrightsville.

House Bill No. 763. A bill to repeal the Act incorporating the Town of The Rock.

House Bill No. 725. A bill to provide for the holding of two additional terms of the Superior Court of Bryan County.

House Bill No. 852. A bill to repeal an Act establishing the City Court of Darien.

House Bill No. 764. A bill to incorporate the town of The Rock.

House Bill No. 670. A bill to provide for the Solicitor-General of the Brunswick Circuit to engage in civil practice.

House Bill No. 660. A bill to amend an Act establishing a Municipal Court of Atlanta.

House Bill No. 821. A bill to establish the City Court of Metter.

House Bill No. 841. A bill to create a new charter for the Town of Buena Vista.

House Bill No. 864. A bill to amend an Act creating a new charter for City of LaGrange.

House Bill No. 672. A bill to create a new charter for City of McCaysville.

Senate Bill No. 63. A bill to require persons selling paints, etc., to label containers showing the true per cent of each mineral constituent contained therein.

No. 217 A bill to fix the salaries of the shorthand writers of the Supreme Court and the Court of Appeals.

No. 225. A bill to amend Section 4212 of the Code of 1910 relating to the admissibility in evidence of copies of registered deeds.

No. 242. A bill to amend Paragraph 1, Section 13, Article 6 of the Constitution of Georgia in regard to the salaries of Justices of Supreme Court, Judges of the Court of Appeals and the Judges of the Superior Courts.

No. 255. A bill to amend Section 632 of the Penal Code of 1910, defining who is an emigrant agent.

No. 257 A bill to amend Section 2 of Act approved August 21, 1911, relating to emigrant.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has also passed by the requisite constitutional majority the following resolution of the House, to-wit:

No. 162. A resolution to allow Mr. S. L. Strivings to address the Georgia Assembly of Georgia at a date fixed by the Speaker of the House and President of the Senate.

The following bills of the House, favorably reported, were read the second time:

By Mr. Alfried of Baldwin—

A bill to amend Constitution of the State relative to levy of taxes by counties.

By Messrs. Milner of Dodge, Smith of Fulton, Strozier of Bibb, et al.—

A bill to amend Constitution of the State relative to salaries of Justices of Supreme Court and Judges of Court of Appeals and Superior Courts.

By Mr. Clifton of Lee—

A bill to amend Constitution of the State relative to payment of pensions to widows of ex-Confederate soldiers.

By Mr. Stone of Jeff Davis—

A bill to abolish Section 4747 of Code of 1910 relative to pay of jurors in Justice Courts.

By Messrs. Dobbs and Gann of Cobb—

A bill to incorporate the City of Powder Springs.

By Messrs. Penland of Gilmer, Woody of Fannin, et al.—

A bill to amend an Act abolishing fee system in Blue Ridge Judicial Circuit relative to salary of Solicitor-General.

By Mr. Mundy of Polk—

A bill to amend an Act to incorporate the City of Cedartown so as to extend and redefine the corporate limits of said city

By Mr. Sweat of Ware—

A bill to amend an Act to establish the City Court of Waycross by providing for increase in salary of Judge of said Court.

By Mr. Harden of Banks—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Banks County relative to salary of Commissioners.

By Mr. Harden of Banks—

A bill to provide additional compensation for jurors in Justice Courts of Banks County.

By Mr. Harden of Banks—

A bill to amend an Act relative to manner of collecting Banks County Commutation Road Tax.

By Mr. Willoughby of Douglas—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Douglas County and Acts amendatory thereto so as to provide for laying out of county into road districts.

The following bills of the House were read the third time and placed upon their passage:

By Messrs. Anderson of Chattooga, Hamilton of Floyd and McFarland of Walker—

A bill to amend an Act to amend Section 696 of Code of 1910 relative to levy of taxes in counties of certain population.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Strozier, Cochran and Barnes of Bibb—

A bill to amend charter of City of Macon so as to abolish Civil Service Commission of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Palmour and Duncan of Hall—

A bill to amend an Act to establish City of Gainesville relative to school tax.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Green and Kelley of Gwinnett—

A bill to amend an Act to create new charter for City of Buford and Acts amendatory thereto so as to authorize Mayor and Council to pave and improve streets.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Tatum of Campbell—

A bill to create new charter for Town of Palmetto.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Quincey of Coffee—

A bill to repeal an Act creating Town of Nichols.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Quincey of Coffee—

A bill to create new charter for City of Nichols.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Owen of Gordon—

A bill to repeal all Acts incorporating Town of Resaca.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. DeLaPerriere and Holder of Jackson—

A bill to incorporate Town of Talmo in County of Jackson.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bellah of Henry—

A bill to incorporate the City of Stockbridge.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Knight of Berrien and Burkhalter of Clinch—

A bill to amend Act to create new County of Lamar so as to better define the lines of said county when created.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lankford of Toombs—

A bill to abolish the office of County Treasurer of Toombs County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Kea of the 16th—

Senate Bill No. 63. A bill to require persons

selling paints and oils to label the containers so as to show per cent of mineral constituents therein.

Referred to Committee on Conservation.

By Messrs. Dorris of the 48th, Steed of the 37th and Barrett of the 31st—

Senate Bill No. 217. A bill to fix salaries of shorthand writers of Supreme Court and Court of Appeals.

Referred to Committee on General Judiciary No. 1.

By Mr. Barrett of the 31st—

Senate Bill No. 225. A bill to amend Section 4212 of Code of 1910 relative to admissibility in evidence of copies of deeds.

Referred to Committee on General Judiciary No. 1.

By Mr. Allen of the 35th—

Senate Bill No. 234. A bill to amend an Act to give additional authority to Trustees of Georgia School of Technology relative to appointment of Trustees.

Referred to Committee on University of Georgia and Branches.

By Messrs. Dorris of the 48th and Barrett of the 31st—

Senate Bill No. 236. A bill to fix salary of deputy clerk of Supreme Court.

Referred to Committee on General Judiciary
No. 1.

By Mr. Dixon of 17th—

Senate Bill No. 242. A bill to amend Constitution of State relative to salaries of Judges of Supreme Court, Court of Appeals and Superior Courts.

Referred to Committee on Amendments to Constitution.

By Mr. Kea of the 16th—

Senate Bill No. 255. A bill to amend Section 632 of the Code of 1910 by defining who is emigrant agent.

Referred to Committee on General Judiciary
No. 1.

By Mr. Kea of the 16th—

Senate Bill No. 257 A bill to amend an Act relating to emigrant agents and for other purposes.

Referred to Committee on General Judiciary
No. 1.

By Mr. Ennis of the 20th—

Senate Bill No. 287 A bill to amend Act to establish a Normal and Industrial College in this State by striking Section 12 thereof.

Referred to Committee on University of Georgia and Branches.

By unanimous consent the consideration of House Resolution No. 130 was postponed to Tues-

day, July 20, 1920, to follow the order of Unfinished Business.

By unanimous consent House Bill No. 240 was tabled.

By unanimous consent House Bill No. 876 was recommitted to the Committee on General Judiciary No. 2.

By unanimous consent House Bills Nos. 766 and 767 were transferred from the Committee on Banks and Banking to the Committee on County and County Matters.

By unanimous consent granted to Mr. Barnes of Bibb the following language was inserted in Section 28 of House Bill 888: "any and all cases and instances of emergency (to be judged of by himself) "

Upon the request of Mr. Stovall of McDuffie House Bills Nos. 875, 879 and 907 were placed on the calendar for a second reading.

Mr. Neill of Muscogee moved that when the House adjourn today it stand adjourned until Monday morning next at 11 o'clock, and the motion prevailed.

Under the regular order of business the following resolution of the House was read the third time and placed upon its passage:

By Messrs. Smiley of Liberty and Purcell of Tattall—

A resolution to pay pension to Eli Stafford, deceased, for year 1919.

The resolution involving an appropriation, the House was resolved into a Committee of the Whole House and the Speaker designated Mr. Johns of Barrow as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Daniel	Johnson of Bartow
Anderson of Chat- tooga	Davis of Floyd	Johnson of Chatta- hoochee
Arnold	Davis of Oglethorpe	Jones of Lowndes
Atkinson	De La Perriere	Jordan of Wheeler
Barnes	Dobbs	Kelley
Barrett	DuBose	Kimsey
Bates	Duncan of Dawson	King
Bellah	Duncan of Hall	Kirby
Blalock	Ficklen	Knight
Bowen	Grant	Lankford
Boyett of Stewart	Green	Lee
Bradford	Griffin	Lindsey of Wilkes
Brinson	Guess	Longley
Brown	Harden	McDaniel
Burt	Harvin	McDonald
Bush	Hendrix	McKenney
Calhoun	Hixon	Mann
Cannon	Hodges	Manning
Clarke	Hollingsworth	Mason
Clifton	Hollis	Milner
Cochran	Holmes	Minchew
Copeland	Hudson	Moore of Butts
Corbett	Hyers	Moye
Culpepper	Jackson of Jones	Mundy
	Johns	

Neill	Rogers of Laurens	Sweat of Pierce
Owen of Gordon	Seaman	Sweat of Ware
Owen of Stephens	Smiley	Swint
Palmer of Crisp	Smith of Candler	Tatum of Campbell
Parrish	Smith of Carroll	Tatum of Dade
Penland	Smith of Fulton	Thompson
Pope	Smith of Haralson	Thurmond
Quincey	Smith of Meriwether	Trippe
Ramsey of Brooks	Smith of Telfair	Wall
Reid	Stewart	Whitaker of Lowndes
Reiser	Stone	Whitaker of Rockdale
Richards	Stovall	Williams of Miller
Richardson	Strozier	Willoughby
Rimes	Stubbs	Woody
Rogers of Elbert	Sumner	Wynne

Those not voting were Messrs.:

Adams of Newton	Hamilton	Pace
Alfriend	Haynie	Palmour of Hall
Anderson of Jenkins	Hinton	Perryman
Barwick	Holtzclaw	Pilcher
Bird	Hullender	Purcell
Boyett of Marion	Jackson of Towns	Ramsey of Columbia
Brannen	Johnson of Appling	Rees
Brooke	Jones of Meriwether	Reville
Burkhalter	Jones of Thomas	Royal
Bussey	Jordan of Jasper	Shannon
Buxton	Kent	Sibley
Callahan	Knabb	Swift
Carswell	Lambert	Tankersley
Coates	Lasseter	Timmerman
Cole	Law	Walker
Covington	Lawrence	Ware
Cranford	Lewis	Warren
DeLoach	Lindsay of DeKalb	Weston
Dickey	MacIntyre	Williams of Bulloch
Dyer	McFarland	Williams of Walton
Eve	Middleton	Williams of Worth
Falligant	Moore of Fulton	Wohlwender
Gallaher	Nichols of Spalding	Woods
Gann	Nichols of Wayne	Wyatt
Gunnells	Owen of Paulding	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 118, Nays 0.

The resolution having received the requisite constitutional majority, was passed.

The Speaker appointed the following members on the part of the House to investigate the office of the State Veterinarian, raised under authority of House Resolution No. 146:

Mr. Williams of Worth

Mr. Lasseter of Dooly

Mr. Hollingsworth of Screven

Mr. Hendrix of Fulton

Mr. Palmour of Hall.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Quincey of Coffee, Gallaher of Macon and Copeland of Floyd.

The Speaker announced the House adjourned until Monday morning at 11 oclock.

MONDAY, JULY 19, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Griffin
Adams of Walton	Carswell	Guess
Alfriend	Clarke	Gunnells
Anderson of Chat-	Clifton	Hamilton
tooga	Coates	Harden
Anderson of Jenkins	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzelaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chatta-
Bush	Falligant	hoochee
Bussey	Ficklen	Jones of Lowndes
Buxton	Gallaher	Jones of Meriwether
Calhoun	Gann	Jones of Thomas
Callahan	Grant	Jordan of Jasper
	Green	Jordan of Wheeler

Kelley	Nichols of Wayne	Smith of Telfair
Kent	Owen of Gordon	Stewart
Kimsey	Owen of Paulding	Stone
King	Owen of Stephens	Stovall
Kirby	Pace	Strozier
Knabb	Palmer of Crisp	Stubbs
Knight	Palmour of Hall	Sumner
Lambert	Parrish	Sweat of Pierce
Lankford	Penland	Sweat of Ware
Lasseter	Perryman	Swift
Law	Pilcher	Swint
Lawrence	Pope	Tankersley
Lee	Purcell	Tatum of Campbell
Lewis	Quincey	Tatum of Dade
Lindsay of DeKalb	Ramsey of Brooks	Thompson
Lindsey of Wilkes	Ramsey of Columbia	Thurmond
Longley	Rees	Timmerman
MacIntyre	Reid	Trippe
McDaniel	Reiser	Walker
McDonald	Reville	Wall
McFarland	Richards	Ware
McKenney	Richardson	Weston
Mann	Rimes	Whitaker of Lowndes
Manning	Rogers of Elbert	Whitaker of Rockdale
Mason	Rogers of Laurens	Williams of Bulloch
Middleton	Royal	Williams of Miller
Milner	Seaman	Williams of Walton
Minchew	Shannon	Williams of Worth
Moore of Butts	Sibley	Willoughby
Moore of Fulton	Smiley	Wohlwender
Moye	Smith of Candler	Woods
Mundy	Smith of Carroll	Woody
Neill	Smith of Fulton	Wyatt
Nichols of Spalding	Smith of Haralson	Wynne
	Smith of Meriwether	Mr. Speaker

By unanimous consent the reading of the Journal of Friday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading of House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.

5. First Reading Senate Bills and Resolutions.

The following bills of the House were introduced, read the first time, and referred to Committees:

By Mr. Lewis of Hancock—

House Bill No. 1021. A bill to provide for the transfer of certain criminal cases from City to Superior Courts of circuit in which such City Courts are located.

Referred to Committee on General Judiciary No. 1.

By Mr. Sweat of Ware—

House Bill No. 1022. A bill to provide manner in which notices of assignment and purchase of wages shall be given.

Referred to Committee on General Judiciary No. 1.

By Messrs. Mann of Glynn, Falligant of Chat-
ham, et al.—

House Bill No. 1023. A bill to appropriate money to State Board of Health for erection of new sanatorium at Alto.

Referred to Committee on Appropriations.

By Messrs. Neill, Hollis and Wohlwender of Mus-
cogee—

House Bill No. 1024. A bill to amend an act creating Municipal Court of Columbus relative to salaries of officers thereof.

Referred to Committee on Special Judiciary.

By Messrs. Neill, Hollis and Wohlwender of Mus-
cogee—

House Bill No. 1025. A bill to provide for extension of corporate limits of city of Columbus.

Referred to Committee on Municipal Govern-
ment.

By Mr. Whitaker of Lowndes—

House Bill No. 1026. A bill to prohibit cut-
ting off of either or both ears of cattle, hogs, sheep
or goats.

Referred to Committee on General Agriculture
No. 1.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 1027. A bill to amend Act es-

tablishing Municipal Court of Atlanta relative to cost bills.

Referred to Committee on Amendments to Constitution.

By Messrs. Gann and Dobbs of Cobb—

House Bill No. 1028. A bill to authorize Mayor and Council of town of Austell to hold election to determine issuance of bonds for system of electric lights for said town.

Referred to Committee on Municipal Government.

By Messrs. Gann and Dobbs of Cobb—

House Bill No. 1029. A bill to amend an Act to create a public school system for the city of Marietta, relative to levy of tax for same.

Referred to Committee on Education.

By Mr. Mason of Hart—

House Bill No. 1030. A bill to amend section 1131 of the Code, relative to increase in compensation of stenographic reporters in criminal cases from \$15 to \$20.

Referred to Committee on Special Judiciary.

By Mr. Bowen of Tift—

House Bill No. 1031. A bill to amend an Act creating a Board of Commissioners for the county of Tift.

Referred to Committee on County and County Matters.

By Messrs. Moore, Smith and Hendrix of Fulton—

House Bill No. 1032. A Bill to amend the charter of the town of the city of College Park, Ga, relative to buying of school lots, and building buildings thereon.

Referred to Committee on Corporations.

By Mr Jordan of Jasper—

House Bill No. 1033. A bill to incorporate the Town of Farrar in Jasper County, and for other purposes.

Referred to Committee on Corporations.

The following resolution of the House was read and referred to the Committee on Privileges of the Floor:

By Mr. Rogers of Laurens—

Whereas, the Hon. E. D. White, a former member of the House from Laurens County, is in the city for a few days,

Therefore be it Resolved that the privileges of the floor be granted Mr. White during his stay in the city.

The following resolution of the House was read and tabled:

By Mr. Ficklen of Wilkes—

Resolved, that commencing July 20th, this House convene at 9 A. M., Atlanta time.

The following resolution of the House was read:

By Mr. Moye of Randolph—

Whereas, it is currently reported that there has been and is now much lobbying in and about the hall of the House of Representatives and the Senate chamber, and

Whereas, it is also currently reported that but a few of such parties, so engaged in lobbying, have registered with the Secretary of State, and paid the requisite fee, as prescribed by law, and

Whereas, it is important that the names of all parties engaged in lobby work should be known and made to comply with the law,

Therefore, be it Resolved, by the House of Representatives, the Senate concurring, that the Secretary of State be directed to immediately transmit to the House and Senate a list of names of all parties registering as lobbyists, together with the business, cause or interest for which they are legally entitled to lobby, as well as the total amount of fees obtained from such lobbyists, since the adjournment of the last and during the present session of the General Assembly

Lie on table at least one day.

Mr. Lawrence of Chatham County, Chairman of the Committee on the State of the Republic, submitted the following report:

Mr Speaker:—

Your Committee on the State of the Republic have had under consideration the following resolution of the Senate, to-wit, Senate Resolution No. 42.

and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass:

Your said Committee having had under consideration House Bill No. 804 have instructed me as Chairman, to report the same back to the House with the recommendation that it do pass.

LAWRENCE, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 884. A bill to incorporate the Town of Alpharetta.

No. 901. A bill to authorize Mayor and Council of Quitman to provide ad valorem tax.

No. 857 A bill to amend an Act authorizing the corporation of the City of Bainbridge.

No. 858. A bill to amend an Act incorporating the City of Ocilla.

No. 867 A bill to amend an Act authorizing Mayor and Commissioners of Acworth to establish a system of public schools.

No. 770. A bill to amend the charter of the City of Atlanta.

No. 694. A bill to prohibit the destroying of fox in Floyd County

No. 677 A bill to create a new charter for Town of Linwood.

No. 831. A bill to create a Board of Commissioners of Roads and Revenues for Jeff Davis County.

No. 926. A bill to amend an Act incorporating the town of Maysville.

No. 899. A bill to amend an Act incorporating the City of LaFayette.

Mr Speaker:—

The Senate has passed also by the requisite constitutional majority the following resolution of the House, to-wit:

House Resolution 144. A resolution authorizing the State Librarian to furnish a copy of Parks' Code to the Georgia State Sanitarium.

Mr Speaker:—

The Senate has passed also by the requisite constitutional majority the following bills of the the House, to-wit:

No. 288. A bill to fix the time in which a widow of an ex-Confederate soldier on the pension roll, at his death shall apply to the pension in her own right, and be allowed the pension for the year after husband's death.

No. 266. A bill to repeal an Act establishing a system of public schools in and for Town of Dallas.

No. 214. A bill to amend Section 1138 of the Penal Code.

No. 108. A bill to authorize the Ordinaries to accept bonds of guardians, etc.

No. 29. A bill to create a lien on baggage, furniture, etc., brought into hotels, inns, etc.

No. 276. A bill to amend an Act creating a new charter for the Town of Dallas.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate refuses to recede from its amendments to House Bill 460.

By Mr. DeLaPerriere—

A bill to amend an Act creating the City Court of Jefferson in Jackson County, Ga.

The following bill of the House, favorably reported, was read the second time:

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to confirm the title of Standard Fuel Supply Company and its assigns.

The following bills of the House were read the third time and placed upon their passage:

By Messrs. Dobbs and Gann of Cobb—

A bill to incorporate the City of Powder Springs.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 114, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mundy of Polk—

A bill to amend Acts incorporating City of Cedar town so as to extend and redefine the corporate limits of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sweat of Ware—

A bill to amend an Act to establish City Court of Waycross relative to salary of Judge of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harden of Banks—

A bill to amend an Act to establish a Board of

Commissioners of Roads and Revenues for Banks County relative to salary of said Commissioners.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 114, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harden of Banks—

A bill to provide additional compensation for jurors in Justice Courts of Banks County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harden of Banks—

A bill to amend an act relative to Banks County Commutation Road Tax.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Willoughby of Douglas—

A bill to amend an Act to create a Board of

Commissioners of Roads and Revenues for County of Douglas relative to laying out county into road districts.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent House Bills Nos. 242 and 243 were tabled.

By unanimous consent the consideration of House Bills Nos. 237 and 245 were postponed to Wednesday, July 21, 1920, to follow the order of Unanimous Consents; House Bills Nos. 241 and 248 were postponed to Thursday, July 22, 1920, and House Bills Nos. 256 and 262 were postponed indefinitely.

By unanimous consent granted to Mr. Rimes of Bryan the clerk instructed to correct an error in House Bill No. 759 by substituting for the words "Five (\$5.00) Dollars" in line 4 of Section 6 of said House Bill No. 759 the words "Ten (\$10.00) Dollars."

The following communication was read:

195 JUNIPER STREET,

July 15, 1920.

Hon. John Holder,

Speaker of the House,

My dear Mr. Holder:

Following our phone conversation, I am writing to formally offer from Atlanta Chapter

United Daughters of the Confederacy to the State of Georgia a Georgia Flag, to be placed in the State Capitol to be used on State occasions. Upon investigation of our Committee, we find that the Capitol has no such flag that can be used in this way. Our chapter wishes to present the flag to the State through the Legislature now in session. If I might suggest, we would like a joint session of the House and Senate and present the flag with fitting ceremony. We would like to present it Tuesday or Wednesday week, July 27 or 28th. Our exercises would not consume over forty-five minutes or an hour and 11 o'clock would suit my Committee if it meets with your approval.

Thanking you in advance, and with cordial good wishes,

Truly yours,

MRS. JOHN A. PERDUE,
Pres. Atlanta Chapter, U D. C.

The following resolution of the House was read and adopted:

By Mr. Rogers of Elbert—

Be it resolved by the House, the Senate concurring, that a joint session of the House and Senate be held at 11 o'clock in the morning of July 28 next for the purpose of having presented to the State a Georgia Flag by the Atlanta Chapter of the United Daughters of the Confederacy.

Resolved further, That a Committee of two from the Senate and three from the House be ap-

pointed to arrange for suitable exercises for such occasion.

Under the regular order of business the following bills of the House were read the third time and placed upon their passage:

By Mr. McDaniel of Forsyth—

A bill to amend Section 6066 of the Code fixing the rates to be allowed the publishers for publishing legal advertisements.

Mr. Johnson of Bartow moved the previous question; the motion prevailed and the main question was ordered.

The report of the Committee, which was favorable to the passage of the bill by substitute was disagreed to, and the bill was lost.

By Mr. Burt of Dougherty—

A bill to amend Section 3276 of the Code of 1910 as to the foreclosure proceedings on real estate.

The following amendment was read and adopted:

By Mr. Burt of Dougherty—

Amend House Bill 258 by striking the words "once a week for four weeks" wherever the same occurs in said bill and inserting in lieu thereof the following "twice a month for two months."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 97, Nays 4.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Quincey of Coffee—

A bill to require officers of corporations in the execution of conveyances to print name of each officer signing same beneath the signatures of each of said officers.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 97, Nays 7

The bill having received the requisite constitutional majority, was passed.

Mr. Sweat of Ware moved that the House do now adjourn until tomorrow morning at 9 o'clock.

Mr. Culpepper of Fayette moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until 10 o'clock tomorrow morning.

REPRESENTATIVE HALL, ATLANTA, GA.

TUESDAY, JULY 20, 1920.

The House met pursuant to adjournment the day at 10 o'clock A. M.; was called to order by the Speaker and was opened with prayer by Dr. J. C. Wilkinson, of Milledgeville, Georgia.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chat- tooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzelaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatta- hoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Gordon	Smith of Telfair
Kimsey	Owen of Paulding	Stewart
King	Owen of Stephens	Stone
Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middlton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
		Mr. Speaker

Mr. Daniel of Forsyth gave notice that at the proper time he would move that the House reconsider its action in defeating the passage of House Bill No. 250.

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rule of the House.

2. Reports of Standing Committees.

3. Second Reading of House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.

5. First Reading Senate Bills and Resolutions

Mr. Neill of Muscogee moved that beginning Thursday, July 22, 1920, the House meet at 9 o'clock A. M., unless otherwise ordered by the House, and the motion prevailed.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Messrs. Brinson and Woods of Emanuel—

House Bill No. 1034. A bill to repeal an Act to incorporate City of Graymont in County of Emanuel.

Referred to Committee on Corporations.

By Messrs. Brinson and Woods of Emanuel—

House Bill No. 1035. A bill to repeal an Act

to incorporate City of Summit in County of Emanuel.

Referred to Committee on Corporations.

By Messrs. Brinson and Woods of Emanuel—

House Bill No. 1036. A bill to incorporate the City of Twin City in the County of Emanuel.

Referred to Committee on Corporations.

By Messrs. Brinson and Woods of Emanuel and Sumner of Johnson—

House Bill No. 1037 A bill to create a new charter for City of Adrian.

Referred to Committee on Corporations.

By Mr. Davis of Oglethorpe—

House Bill No. 1038. A bill to amend an Act creating office of Commissioner of Roads and Revenues for Oglethorpe County and amendatory Acts, relative to salary of said Commissioner.

Referred to Committee on County and County Matters.

By Mr. Law of Burke—

House Bill No. 1039. A bill to regulate registration, branding, inspection, analysis and sale of Calcium Arsenate.

Referred to Committee on Appropriations.

By Mr. Palmer of Crisp—

House Bill No. 1040. A bill to empower incor-

porated municipalities of the State to cultivate or otherwise handle vacant lands owned by them.

Referred to Committee on General Agriculture
No. 2.

By Mr. Stovall of McDuffie—

House Bill No. 1041. A bill to create the City Court of Thomson in County of McDuffie.

Referred to Committee on Special Judiciary

By Mr. Quincey of Coffee—

House Bill No. 1042. A bill to amend an Act to provide for system of public schools for Town of Douglas relative to levy of tax for school purposes.

Referred to Committee on Education.

By Mr. Quincey of Coffee—

House Bill No. 1043. A bill to amend an Act to create new charter for City of Douglas relative to commutation street tax.

Referred to Committee on Corporations.

By Mr. Haynie of Oconee—

House Bill No. 1044. A bill to amend an Act to abolish office of County Treasurer of Oconee County relative to salary of Ordinary for performing duties of said Treasurer.

Referred to Committee on County and County Matters.

By Mr. Shannon of Twiggs—

House Bill No. 1045. A bill to establish the City Court of Jeffersonville in County of Twiggs.

Referred to Committee on Special Judiciary

By Mr. Jones of Lowndes—

House Bill No. 1046. A bill to amend Act incorporating City of Valdosta relative to levy of taxes in said city

Referred to Committee on Corporations.

By Mr. Griffin of Decatur—

House Bill No. 1047 A bill to authorize City of Bainbridge to establish and change the grade of streets and sidewalks in said city.

Referred to Committee on Municipal Government.

By Mr. Middleton of Early—

House Bill No. 1048. A bill to amend Act to create City Court of Blakely relative to striking jurors and salary of Judge thereof.

Referred to Committee on Special Judiciary

By Messrs. Moore of Fulton, DuBose of Clarke, et al.—

House Bill No. 1049. A bill to appropriate money to place statue of late Crawford W Long in Capitol at Washington.

Referred to Committee on Appropriations.

By Mr. Clarke of McIntosh—

House Bill No. 1050. A bill to appropriate money for malaria control work.

Referred to Committee on Appropriations.

By Mr. Boyett of Stewart—

House Bill No. 1051. A bill to amend Act creating new charter for Town of Richland relative to levy of tax for school purposes.

Referred to Committee on Municipal Government.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1052. A bill to amend Act to extend corporate limits of City of Columbus relative to lines of "northern extension."

Referred to Committee on Municipal Government.

By Mr. Carswell of Wilkinson—

House Bill No. 1053. A bill to make supplemental appropriation for upkeep of public buildings and grounds for year 1920.

Referred to Committee on Appropriations.

By Mr. Jordan of Jasper—

House Resolution No. 175. A resolution to make House Bill No. 945 a special order.

Referred to Committee on Rules.

By Mr. Jackson of Jones—

House Resolution No. 176-1052A. A resolution to pay pension of J. W. Early for year 1919.

Referred to Committee on Pensions.

By Mr. Mundy of Polk—

House Resolution No. 177 A resolution to make House Bill No. 402 a special order.

Referred to Committee on Rules.

By Messrs. Hixon of Carroll, Pace of Sumter, et al.

House Resolution No. 178-1052B. A resolution to authorize Governor and Supreme Court Reporter to cancel contract with Index Printing Co.

Referred to Committee on General Judiciary No. 2.

By Messrs. Longley and Wyatt of Troup—

House Resolution No. 179-1052C. A resolution to relieve Lonnie Haralson, surety on bond.

Referred to Committee on Special Judiciary

By Messrs. Longley and Wyatt of Troup—

House Resolution No. 180-1052D. A resolution to relieve Lonnie Haralson, W. E. DeLoach and F. M. Ridley as sureties on bond.

Referred to Committee on Special Judiciary.

By Messrs. Longley and Wyatt of Troup—

House Resolution No. 181-1052E. A resolution to relieve Lonnie Haralson, as surety on bond.

Referred to Committee on Special Judiciary

By Messrs. Longley and Wyatt of Troup—

House Resolution No. 182-1052F A resolution to relieve Lonnie Haralson, on surety bond.

Referred to Committee on Special Judiciary

By Messrs. Longley and Wyatt of Troup—

House Resolution No. 183-1052G. A resolution to relieve J. H. Hardy, on surety bond.

Referred to Committee on Special Judiciary

Mr. Arnold of Clay County, Chairman of the Committee on Ways and Means, submitted the following report:

Mr Speaker:—

Your Committee on Ways and Means have had under consideration the following House Bill and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bill No. 822. A bill to repeal Section 1116 (f) of the Code relating to equalization of taxes.

ARNOLD OF CLAY, Chairman.

Mr. Alfrend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following House Bills and have

instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1001. To provide for extra compensation for Board of Education, Banks County, Ga.

House Bill 1029. To amend Act to create public school system of Marietta.

, KYLE T. ALFRIEND, Chairman.

Mr. Kelley of Gwinnett County, Chairman of the Committee on Privileges and Elections, has submitted the following report:

Mr Speaker:—

Your Committee on Privileges and Elections have had under consideration House Bill No. 836 and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

KELLEY, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following House Bill and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, as follows, to-wit:

House Bill No. 943, by Arnold of Clay County, do pass.

House Bill No. 983, by Neill, Hollis and Wohlwender of Muscogee, do pass.

House Bill No. 927, by Whitaker and Jones of Lowndes, do pass by substitute.

House Bill No. 719, by Floyd Delegation, do pass.

House Bill No. 1024, by Neill, Hollis, Wohlwender of Muscogee.

STOVALL, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

1009. To amend Act to create Board of Commissioners of Hall County

Senate Bill 222. To amend Act creating Board of Commissioners of the County of Morgan.

Senate Bill 254. Providing for increase in salary of Treasurer of Fulton County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, has submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following local House bills, Nos. 1003, 1004, 912, 1014 and 1017 and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1003. To amend charter of Pinehurst in County of Dooly, and to amend school laws for said town.

House Bill 1004. To repeal charter of Tifton and create new charter.

House Bill 912. To create new charter for Town of Patterson, to prescribe rights and powers, corporate limits, etc.

House Bill 1014. To amend charter of Village of East Thomaston of Upson County so as to extend corporate limits.

House Bill 1017 To amend charter of City of Social Circle.

HIXON, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bills

of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 1025. A bill to be entitled an Act to amend an Act to provide for the extension of the corporate limits of the City of Columbus, to provide penalties for illegal voting and for other purposes.

Respectfully submitted,

JACKSON OF JONES, Chairman.

Mr. Hullender of Catoosa County, Chairman of the Committee on Enrollment, submitted the following report:

Mr Speaker:—

The Committee on Enrollment have examined, found properly enrolled, signed and ready for delivery to the Governor the following Acts and Resolutions, to-wit:

House Bill No. 86. An Act to amend Section 3992 of the Code, relative to annual return of executors.

House Bill No. 119. An Act to amend Section 582 of the Code, relative to providing that county warrants not paid when due shall bear interest.

House Bill No. 615. An Act to amend an Act creating a new charter for City of Macon.

House Bill No. 640. An Act to amend city charter of Winder.

House Bill No. 650. An Act to provide for secret and private ballot for all elections in Mitchell County.

House Bill No. 660. An Act to amend an Act establishing City Court of Atlanta.

House Bill No. 670. An Act to permit Solicitor-General of the Brunswick Circuit to engage in civil practice of law.

House Bill No. 672. An Act to create a new charter for the City of McCaysville.

House Bill No. 683. An Act to fix the time of holding meeting of Commissioners of Stewart County.

House Bill No. 689. An Act to amend Act creating Board of Commissioners for Cook County.

House Bill No. 690. An Act to create City Court of Adel.

House Bill No. 699. An Act to abolish the office of County Treasurer for Cook County.

House Bill No. 711. An Act to authorize the Commissioners of Roads and Revenues of Spalding County to deed property.

House Bill No. 712. An Act to fix salaries of Commissioners of Roads and Revenues for Spalding County.

House Bill No. 725. An Act to provide for holding two additional terms of Superior Court for Bryan County.

House Bill No. 731. An Act to amend an Act to empower Treasurer of Chatham County to employ a clerk.

House Bill No. 726. An Act to repeal an Act to create a County Court in Bryan County.

House Bill No. 740. An Act to amend an Act to establish City Court of Wrightsville.

House Bill No. 752. An Act to fix the salary of the Treasurer of Fulton County

House Bill No. 758. An Act to repeal an Act to create a Board of Commissioners of Roads and Revenues for Bryan County

House Bill No. 759. An Act to create a Board of Commissioners of Roads and Revenues for the County of Bryan.

House Bill No. 763. An Act to repeal an Act incorporating the Town of The Rock, in the County of Upson.

House Bill No. 769. An Act to amend an Act to provide for holding four terms a year of the Superior Court of Barrow County.

House Bill No. 773. An Act to repeal an Act to create a Board of Education for Monticello, Ga., Jasper County

House Bill No. 775. An Act to amend an Act to incorporate the City of Monticello, Ga.

House Bill No. 776. An Act to amend an Act to establish City Court of Macon.

House Bill No. 788. An Act to create a Board of Commissioners of Roads and Revenues for the County of Grady.

House Bill No. 789. An Act to repeal an Act establishing Board of Commissioners of Roads and Revenues for the County of Grady.

House Bill No. 806. An Act to amend an Act incorporating the Town of Smyrna.

House Bill No. 810. An Act to amend an Act establishing a new charter for the City of Claxton.

House Bill No. 817. An Act to amend an Act incorporating the City of Rome.

House Bill No. 832. An Act to create and incorporate the City of Thomson in lieu of the Town of Thomson.

House Bill No. 833. An Act to amend the charter of the City of Statesboro.

House Bill No. 852. An Act to repeal an Act to establish the City Court of Darien, for the County of McIntosh.

House Bill No. 857. An Act to amend an Act authorizing the incorporating of Bainbridge, relative to levy of tax for school purposes.

House Bill No. 863. An Act to fix the maximum amount of bonds to be issued by the City of LaGrange.

House Bill No. 865. An Act to amend an Act to create and incorporate the City of Cuthbert.

House Bill No. 866. An Act to amend Acts amending the charter of the City of Shellman.

House Bill No. 867. An Act to amend an Act to authorize Mayor and Commissioners to establish school system in Acworth.

House Bill No. 868. An Act to amend an Act establishing new charter for the City of Acworth.

House Bill No. 871. An Act to amend an Act entitled an Act to establish the City Court of Americus.

House Bill No. 899. An Act to amend an Act to incorporate the Town of LaFayette.

House Bill No. 781. An Act to relieve counties issuing bonds in cases where validation has been sought as provided by law.

Respectfully submitted,

HULLENDER OF CATOOSA, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate and House, to-wit:

Senate Bill No. 91. A bill to repeal Section 3296 of the Civil Code.

Senate Bill No. 238. A bill to regulate the installation and sale of lightning rods in this State.

Senate Bill No. 286. A bill to further regulate casualty and liability insurance companies.

Senate Bill No. 303. A bill to amend an Act creating the City Court of Morgan.

Senate Bill No. 305. A bill to fix terms of the Superior Court of Stephens County.

Senate Bill No. 285. A bill to amend Sections 4985 and 4986 of Volume 1 of Code of Georgia of 1910.

House Bill 910. A bill to amend an Act creating City Court of Dublin.

House Bill 898. A bill to provide for holding three terms a year of the Superior Court of Hart County.

House Bill 891. A bill to amend the school laws of Moultrie.

House Bill 872. A bill to amend an Act fixing salary of Treasurer of Houston County.

House Bill 861. A bill to amend an Act establishing public graded schools in Dawson, Georgia.

House Bill 803. A bill to regulate salaries of Deputy Sheriffs and Bailiffs of certain counties.

House Bill 707. A bill to abolish office of Treasurer of Fannin County.

House Bill 612. A bill to amend the Act creating City Court of Nashville.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to-wit:

No. 229. A bill to amend Section 79 of the School Code of Georgia, approved Aug. 17, 1919.

The following bills of the House and Senate, favorably reported, were read the second time:

By Messrs. Davis, Copeland and Hamilton of Floyd—

A bill to amend an Act creating City Court of Floyd County so as to provide fee system for Solicitor of said Court.

By Mr. Pope of Grady—

A bill to prescribe the manner of holding primary elections in Grady County.

By Mr. Sweat of Pierce—

A bill to create new charter for town of Patterson.

By Messrs. Whitaker and Jones of Lowndes—

A bill to amend an Act and amendatory Acts creating City Court of Lowndes relative to salary of sheriffs.

By Mr. Arnold of Clay—

A bill to amend Act creating City Court of Fort Gaines relative to salary of certain officers thereof.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend an Act abolishing fee system in Chattahoochee Circuit relative to salary of Solicitor-General thereof.

By Mr. Harden of Banks—

A bill to provide for additional per diem for members of Board of Education of Banks County.

By Mr. Lasseter of Dooly—

A bill to amend an Act creating charter for Town of Pinehurst so as to provide for public school law for said town.

By Mr. Bowen of Tift—

A bill to repeal present charter of City of Tifton and create new charter for said city

By Messrs. Duncan and Palmour of Hall—

A bill to amend an Act to create Board of Commissioners of Roads and Revenues for Hall County relative to powers and duties of County Supervisor.

By Mr. McKenney of Upson—

A bill to amend an Act to incorporate the Village of East Thomaston so as to extend the corporate limits of said village.

By Messrs. Adams and Williams of Walton—

A bill to amend charter of City of Social Circle relative to salary of officers of said city

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend an Act creating Municipal

Court of Columbus so as to increase salary of officers thereof.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend Act to provide for extension of corporate limits of City of Columbus relative to taxes for school purposes in territory annexed.

By Messrs. Gann and Dobbs of Cobb—

A bill to amend an Act to create public school system in City of Marietta relative to tax levy for support of same.

By Mr. Wallace of the 28th—

A bill to amend an Act creating Board of County Commissioners of Morgan County by providing for election of same by Grand Jury.

By Mr. Allen of the 35th—

A bill to provide for increase in salary of Treasurer of Fulton County.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Fowler of the 22nd—

Senate Bill No. 29. A bill to create a lien on furniture and baggage brought into hotels and inns for protection of said hotels.

Referred to Committee on General Judiciary No. 2.

By Mr. Rice of the 40th—

Senate Bill No. 91. A bill to repeal Section 3296 of the Code of 1910 relative to notice to mortgagor of proceedings to foreclose mortgage.

Referred to Committee on General Judiciary No. 2.

By Mr. Barrett of the 31st—

Senate Bill No. 108. A bill to authorize Ordinaries to accept bonds of fiduciaries in certain cases.

Referred to Committee on General Judiciary No. 1.

By Mr. Barrett of the 31st—

Senate Bill No. 214. A bill to amend Section 1138 of Code of 1910 relative to per diem of jury commissioners and clerks thereof.

Referred to Committee on Special Judiciary.

By Mr. Dorris of the 48th—

Senate Bill No. 238. A bill to regulate the installation and sale of lightning rods in this State.

Referred to Committee on State of Republic.

By Mr. Ragsdale of the 38th—

Senate Bill No. 266. A bill to repeal an Act to establish system of public schools in Town of Dallas.

Referred to Committee on Education

By Mr. Ragsdale of the 38th—

Senate Bill No. 276. A bill to amend an Act creating new charter for Town of Dallas relative to exemption of farm lands from taxation.

Referred to Committee on Corporations.

By Mr. Adams of the 30th—

Senate Bill No. 285. A bill to amend Sections 4985 and 4986 of Code of 1910 relative to compensation of stenographic reporters in civil cases.

Referred to Committee on Special Judiciary

By Mr. Fowler of the 22nd—

Senate Bill No. 286. A bill to regulate casualty and liability insurance companies and for other purposes.

Referred to Committee on Insurance.

By Mr. Pruett on the 32nd—

Senate Bill No. 288. A bill to fix time in which widows of ex-Confederate soldiers shall apply for pension in her own right.

Referred to Committee on Pensions.

By Mr. Barrett of the 31st—

Senate Bill No. 305. A bill to fix terms of Superior Court of Stephens County

Referred to Committee on Special Judiciary.

By Mr. Rabun of the 9th—

Senate Bill No. 303. A bill to amend Act creat-

ing City Court of Morgan in County of Calhoun relative to salary of Judge thereof.

Referred to Committee on Special Judiciary.

By unanimous consent the following bill of the House was taken up for the purpose of considering Senate amendment:

By Mr. DeLaPerriere of Jackson —

A bill to amend the Act creating the City Court of Jefferson in County of Jackson relative to salaries of Judge and Solicitor thereof.

The following amendment to the Senate amendment was read and adopted:

By Mr. DeLaPerriere of Jackson—

Amend Senate amendment by striking the words “January 1st, 1920,” and inserting in lieu thereof the words and figures “Oct. 1st, 1920.”

By unanimous consent Senate Bill No. 236 was recommitted to the Committee on General Judiciary No. 2.

Under the order of Motion to Reconsider Mr. Daniel of Forsyth moved that the House reconsider its action in defeating the passage of House Bill No. 250.

The motion prevailed, and the bill was reconsidered and went to the heel of the calendar.

Under the order of Orders of the Day the following resolution of the House was read the third time and placed upon its passage:

By Mr. Knight of Berrien, et al.—

A resolution to appropriate funds now in Treasury derived from sale of motor vehicle tags to Highway Commission for distribution.

Mr. Culpepper of Fayette moved that the House do now adjourn and the motion prevailed, and the resolution went over as unfinished business.

Leave of absence was granted Mr. DeLoach of Evans.

The Speaker announced the House adjourned until tomorrow morning at 10 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

WEDNESDAY JULY 21, 1920.

The House met pursuant to adjournment this day at 10 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Callahan	Green
Adams of Walton	Cannon	Griffin
Alfriend	Carswell	Guess
Anderson of Chattooga	Clarke	Gunnells
	Clifton	Hamilton
Anderson of Jenkins	Coates	Harden
	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
	Culpepper	Hollingsworth
Bates	Danter	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzelaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chattahoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Butsey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper

Jordan of Wheeler	Nichols of Wayne	Smith of Telfair
Kelley	Owen of Gordon	Stewart
Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Weston
McKenney	Rimes	Whitaker of Lowndes
Mann	Rogers of Elbert	Whitaker of Rockdale
Manning	Rogers of Laurens	Williams of Bulloch
Mason	Royal	Williams of Miller
Middleton	Seaman	Williams of Walton
Milner	Shannon	Williams of Worth
Minchew	Sibley	Willoughby
Moore of Butts	Smiley	Wohlwender
Moore of Fulton	Smith of Candler	Woods
Moye	Smith of Carroll	Woody
Mundy	Smith of Fulton	Wyatt
Neill	Smith of Haralson	Wynne
Nichols of Spalding	Smith of Meriwether	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading of House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading Senate Bills and Resolutions.

The following resolution of the House was read and adopted:

By Mr. Alfried of Baldwin—

A resolution, Resolved by the House of Representatives, the Senate concurring, that Gov. James M. Cox of Ohio, Democratic nominee for President, and Hon. Franklin Roosevelt of New York, Democratic nominee for Vice-President, be invited to visit Georgia during the present campaign and address our people upon the issues of the day

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Dickey of Crawford—

House Bill No. 1054. A bill to provide for establishment and maintenance of School of Agriculture and Mechanical Arts in this State as branch of the University of Georgia.

Referred to Committee on University of Georgia and Branches.

By Mr. Davis of Oglethorpe—

House Bill No. 1055. A bill to incorporate Town of Cherokee in Oglethorpe County.

Referred to Committee on Corporations.

By Mr. Smith of Telfair—

House Bill No. 1056. A bill to amend by substitution Code Section 4968 of Code of 1910 relative to how attorneys-at-law may be reinstated.

Referred to Committee on Special Judiciary.

By Mr. Stovall of McDuffie—

House Bill No. 1057 A bill to amend Act to abolish fee system of Superior Courts of Augusta Circuit relative to pro rata share of salary of Solicitor-General thereof to be paid by McDuffie County.

Referred to Committee on Special Judiciary.

By Mr. Tatum of Campbell—

House Bill No. 1058. A bill to repeal an Act suspending Sections 414, 415 and 416 of Code of 1910 relative to running of freight and passenger trains on Sunday.

Referred to Committee on Railroads.

By Mr. Bradford of Whitfield—

House Bill No. 1059. A bill to amend Act authorizing Mayor and Council of City of Dalton to

levy tax for establishing and maintaining public schools in said city.

Referred to Committee on Education.

By Mr. Griffin of Decatur—

House Bill No. 1060. A bill to amend Act to establish City Court of Bainbridge relative to salary of Judge of said Court.

Referred to Committee on Special Judiciary.

By Mr. Ware of Warren—

House Bill No. 1061. A bill to amend Act to create charter for Town of Camak relative to qualifications of tax assessors and amount of commutation street tax for said town.

Referred to Committee on Corporations.

By Mr. Quincey of Coffee—

House Bill No. 1062. A bill to amend Act to amend charter of City of Broxton relative to disposition of public school funds of said city

Referred to Committee on Corporations.

By Messrs. McDonald, Reville and Pilcher of Richmond—

House Bill No. 1063. A bill to appropriate money to Georgia Training School for Mental Defectives for maintenance and equipment for said school.

Referred to Committee on Appropriations.

By Mr. Bellah of Henry—

House Bill No. 1064. A bill to amend Act providing for a system of drainage and reclaiming swamp lands of State so as to authorize higher rate of interest on bonds for this purpose.

Referred to Committee on Drainage.

By Mr. Sweat of Pierce—

House Bill No. 1065. A bill to amend an Act to establish City Court of Blackshear relative to fees of Solicitor thereof in certain cases.

Referred to Committee on Special Judiciary.

By Messrs. Strozier and Cochran of Bibb—

House Bill No. 1066. A bill to regulate and provide for compensation of stenographic reporters in circuits having therein cities of certain population.

Referred to Committee on General Judiciary No. 2.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 1067 A bill to amend charter of City of Atlanta and Acts amendatory thereof so as to provide for City Planning Commission for said city

Referred to Committee on Municipal Government.

By Messrs. Hodges and Swint of Washington—

House Resolution No. 186-1066A. A resolution to appropriate sum of money to reimburse W T.

Price for money illegally withheld from him by Pension Office.

Referred to Committee on Pensions.

By Mr. Swint of Washington—

House Resolution No. 187-1066B. A resolution to provide steel filing cases for Pension Office.

Referred to Committee on Appropriations.

By Mr. Johnson of Bartow—

House Resolution No. 188. A resolution to extend privileges of floor to Hon. J F Stone of the County of Grady.

Referred to Committee on Privileges of Floor.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:—

Your Committee on Pensions have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

|| House Bill No. 824. To authorize the payment of the annual pensions to those soldiers who became eligible for military service and who enlisted in the C. S. A. or were called into or enlisted in the military service of the State after October 26th, 1864.

Respectfully submitted,

SWINT OF WASHINGTON, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr. Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following House and Senate Bills and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 986, do pass.

House Bill 1027, do pass.

Senate Bill 242, do pass as amended by Committee.

E. H. GRIFFIN, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills and resolutions of the House and Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, to-wit:

House Bill 178.

House Resolution 166.

House Bill 387, by substitute.

House Bill 631.

House Bill 663.

House Bill 1008.

House Bill 1010.

House Bill 1012.

House Bill 236, by substitute.

Senate Bill 29.

Senate Bill 236.

PACE, Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr Speaker:—

Your Committee on Appropriations have had under consideration the following resolution of the House and have instructed me as Chairman to report the same back to the House with the recommendation that the same do pass:

House Resolution No. 170, providing for an additional sum to pay expenses and per diem of Legislative Committees who have visited State institutions and properties.

Respectfully submitted,

CARSWELL, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on General Agriculture No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Agriculture No. 2 have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bill No. 700. An Act to make criminal the sale, or to offer for sale, or manufacture any commercial fertilizer containing filler or dead weight to prescribe penalties and for other purposes.

House Bill No. 715. An Act to amend Section 1775 of the Civil Code of Georgia, prescribing the constituents of “high grade” and “standard” complete fertilizer and acid phosphate, and for other purposes.

Respectfully submitted,

JORDAN OF JASPER, Chairman.

Mr. Quincey of Coffee County, Chairman of the Committee on Railroads, submitted the following report:

Mr Speaker:—

Your Committee on Railroads have had under consideration the following bills of the House of Representatives and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bill No. 280. To require certain public utility companies to make returns for taxation to the Railroad Commission.

Also House Bill No. 818. An Act to provide for overhead bridges and grade crossings over railroads in this State.

All of which is respectfully submitted,

QUINCEY, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 1, have had under consideration the following bill of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 40, being a bill to be entitled an Act to amend paragraph 1 of Section 5858 of the Code of Georgia.

Respectfully submitted,

SMITH OF FULTON, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following bill of the Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 55, entitled an Act to declare the law in regard to warehouse receipts and adopting a uniform warehouse receipt Act.

Respectfully submitted,

JORDAN OF JASPER, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, has submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following local House bills and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1034. To repeal charter of City of Graymont.

House Bill 1035. To repeal charter of Town of Summit.

House Bill 1036. To incorporate City of Twin City in County of Emanuel.

House Bill 1046. To amend charter of City of Valdosta to raise ad valorem tax rate.

House Bill 1037 To incorporate City of Adrian.

MR. HIXON, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government has submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 1028. To be entitled an Act to determine whether bonds in the sum of \$30,000.00 shall be issued for the Town of Austell, and for other purposes.

House Bill 1052. An Act to amend the charter of the City of Columbus and for other purposes.

Respectfully submitted,

JACKSON OF JONES, Chairman.

Mr. Covington of Colquitt, Chairman of the Committee on Temperance, submitted the following report:

Mr Speaker:—

Your Committee on Temperance, having had under consideration House Bill No. 685, providing for a censorship for moving picture shows, beg leave to return the same to the House with the recommendation that the same do pass by substitute as amended.

W H. COVINGTON, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

No. 187 A bill providing for election of constables every four years.

No. 284. A bill to amend an Act by conferring additional authority upon the Board of Public Welfare.

No. 248. A bill to provide for “non-par value stock.”

The Senate has also read and adopted the following House resolution:

House Resolution 174. A resolution to hold a joint session of Senate and House at eleven o'clock on July 28, next.

The following bills and resolutions of the House and Senate, favorably reported, were read the second time:

By Mr. Holtzclaw of Houston—

A bill to amend Section 5858 of Code of 1910 relative to suits by insane person and representatives of deceased persons.

By Mr. Cole of Coweta—

A bill to amend Section 574 of Code of 1895 relative to who subject to road duty

By Messrs. Knabb of Charlton and Purcell of Tattall—

A bill to fix the compensation of witnesses in courts of this State.

By Messrs. Neill of Muscogee, Strozier of Bibb, et al.—

A bill to provide for the publication of the reports of the Supreme Court and Court of Appeals.

By Mr. Whitaker of Lowndes—

A bill to authorize trustees, executors and administrators to sell land left by will where personal property insufficient to pay debts of estate.

By Mr. Ficklen of Wilkes—

A bill to provide for State censorship of moving picture films to be displayed in the State of Georgia.

By Messrs. Johnson and Trippe of Bartow—

A bill to authorize payment of pensions to soldiers who enlisted in service of C. S. A. after October 26, 1864.

By Messrs. Longley and Wyatt of Troup—

A bill to amend Constitution of the State so as to allow City of West Point to increase bonded indebtedness for purpose of flood protection.

By Mr. Davis of Oglethorpe—

A bill to amend charter of City of Crawford so as to authorize Mayor and Council to acquire system of waterworks and sewerage for said city.

By Mr. Mason of Hart—

A bill to amend an Act to establish system of

public schools in City of Hartwell relative to levy of taxes for school purposes.

By Mr. Mason of Hart—

A bill to amend charter of City of Hartwell relative to levy of taxes for ordinary expenses.

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to amend Act creating Municipal Court of Atlanta relative to cost bills.

By Messrs. Gann and Dobbs of Cobb—

A bill to authorize Mayor and Council of Town of Austell to hold election to determine issuance of bonds for acquiring system of electric lights for use of said town.

By Messrs. Brinson and Woods of Emanuel—

A bill to repeal an Act to incorporate City of Graymont in Emanuel County

By Messrs. Brinson and Woods of Emanuel—

A bill to repeal Act to incorporate Town of Summit in Emanuel County.

By Messrs. Brinson and Woods of Emanuel—

A bill to incorporate City of Twin City in the County of Emanuel.

By Messrs. Brinson and Woods of Emanuel and Sumner of Johnson—

A bill to create new charter for City of Adrian.

By Mr. Jones of Lowndes—

A bill to amend an Act to incorporate City of Valdosta relative to levy of tax for support of government of said city .

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend Act to extend corporate limits of City of Columbus so as to prescribe lines of “northern extension.”

By Messrs. DuBose of Clarke and Pace of Sumter—

A resolution approving the appointment of the Georgia Memorial Commission.

By Messrs. Carswell of Wilkinson and Stubbs of Laurens—

A bill to appropriate money to pay expenses and per diem of members of Legislative Commission who visited State institutions.

By Messrs. Hixon of Carroll, Pace of Sumter, Johns of Barrow, et al.—

A resolution to authorize the Governor and Supreme Court Reporter to cancel contract with Index Printing Company. .

By Mr. Fowler of the 22nd—

A bill to create lien on baggage and furniture brought into hotels and inns for the protection of said hotels and inns.

By Mr. Smith of the 7th—

A bill to declare the law in regard to warehouse receipts by adopting in regard thereto the Uniform Warehouse Receipts Act.

By Messrs. Dorris of the 48th and Barrett of the 31st—

A bill to provide compensation for services of Deputy Clerk of Supreme Court.

By Mr. Dixon of the 17th—

A bill to amend Constitution of the State relative to salaries of Justices of the Supreme Court and Judges of the Court of Appeals and Superior Courts.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Messrs. Davis, Copeland and Hamilton of Floyd—

A bill to amend Act creating City Court of Floyd County so as to provide for fee system for Solicitor of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pope of Grady—

A bill to prescribe manner of holding primary elections in Grady County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Smith of Carroll—

A bill to abolish office of Commissioner of Roads and Revenues of Carroll County

The following amendments were read and adopted :

By Mr. Smith of Carroll—

Amend House Bill No. 908 by adding at the end of Section 6 the following: "That said Board of Commissioners shall employ a competent clerk for said Board of Commissioners whose duty shall be to record and keep in said office a complete record of all acting and doing of said Board of Commissioners and to perform such other duties as required by said Board and whose term of office shall be at the will of said Board and whose salary shall be fixed by said Board. That said Board of Commissioners may employ an attorney to represent the county and said attorney may act as clerk for said Board, the fees of said attorney to be fixed by said Board."

Amends House Bill No. 908 by adding the figure 8 before the word "day" in the 5th line of Section 10 of said bill.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Sweat of Pierce—

A bill to create a new charter for Town of Patterson.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Whitaker and Jones of Lowndes—

A bill to amend Act creating City Court of Valdosta relative to salary of sheriff thereof.

The substitute offered by the Committee on Special Judiciary was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Arnold of Clay—

A bill to amend Act creating City Court of Fort Gaines relative to salary of certain officer of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harden of Banks—

A bill to provide for additional per diem for members of Board of Education of Banks County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lasseter of Dooly—

A bill to amend an Act creating charter for Town of Pinehurst so as to provide public school law for said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bowen of Tift—

A bill to create new charter for City of Tifton.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Duncan and Palmour of Hall—

A bill to amend Act creating Board of Commissioners of Roads and Revenues of Hall County so as to prescribe powers and duties of County Supervisor.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McKenney of Upson—

A bill to amend Act to incorporate Village of East Thomaston so as to extend corporate limits of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Adams and Williams of Walton—

A bill to amend charter of City of Social Circle relative to salary of Mayor.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend an Act and amendatory Acts creating Municipal Court of Columbus so as to increase salaries of officers of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend Act to extend corporate limits

of City of Columbus relative to levy of taxes in territory annexed for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Gann and Dobbs of Cobb—

A bill to amend an Act to create public school system in City of Marietta relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wallace of the 28th—

A bill to amend an Act creating Board of Commissioners for County of Morgan so as to make said Commissioners elected by Grand Jury and not by people.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Allen of the 35th—

A bill providing for increase in salary of Treasurer of Fulton County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules has had under consideration matter of making special orders for Wednesday, July 21, to follow immediately after Unanimous Consents and directs me as its Vice-Chairman, to report the following resolution to the House with the recommendation that it be adopted, to-wit,

“Resolved, that following be placed on passage this Wednesday morning immediately after Unanimous Consents, to-wit:

1. House Bill No. 983. A bill to increase salary of Solicitor-General, Chattahoochee Circuit.

2. House Bill No. 953. A bill to increase salary of Solicitor-General of Blue Ridge Circuit.

Your Committee on Rules has also had under consideration matter of fixing a calendar of 30 minutes for Thursday, July 22, to follow immediately after Unanimous Consents and directs me as its Vice-Chairman to report back to the House following resolution, with recommendation that it do pass to-wit:

“Resolved, that the Committee on Rules is authorized to fix a special calendar to last not exceeding 30 minutes for Thursday, July 22, to follow immediately after Unanimous Consents; debate on each bill to be limited to 5 minutes.”

NEILL, Vice-Chairman.

The report of the Committee, which was favorable to the adoption of the resolutions, was agreed to, and the resolutions embodied in the report of the Committee on Rules were adopted.

The following bills of the House, set as special orders by the report of the Committee on Rules were read the third time and placed upon their passage:

By Messrs. Penland of Gilmer, Woody of Fannin et al.—

A bill to amend Act abolishing fee system in Blue Ridge Judicial Circuit relative to salary for Solicitor-General thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 111, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend Act abolishing fee system in Superior Courts of Chattahoochee Circuit relative to salary of Solicitor-General thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read first time and referred to Committees:

By Mr. Ayres of the 33rd—

Senate Bill No. 187 A bill to amend Section 119 of Code of 1910 so as to provide for election of constables every four years instead of two years.

Referred to Committee on General Judiciary No. 1.

By Mr. Kaigler of the 12th—

Senate Bill No. 229. A bill to amend Section 79 of Code of 1910 relative to compensation of members of County Board of Education.

Referred to Committee on Education.

By Mr. Allen of the 35th—

Senate Bill No. 248. A bill to provide for "non-par" value stock.

Referred to Committee on General Judiciary
No. 1.

By Mr. Bowden of the 5th—

Senate Bill No. 284. A bill to amend Act creating Board of Public Welfare by conferring additional authority upon said Board.

Referred to Committee on State of Republic.

By unanimous consent the following bills of the Senate were read the second time and recommitted

By Mr. Ragsdale of the 38th—

A bill to repeal Act to establish public school system for Town of Dallas.

By Mr. Ragsdale of the 38th—

A bill to amend Act creating new charter for Town of Dallas.

Under the order of Unfinished Business the following resolution of the House was taken up for further consideration:

By Mr. Knight of Berrien, et al. —

A resolution to appropriate funds now in Treasury derived from sale of motor vehicle tags to Highway Commission for distribution.

Mr. Palmer of Crisp moved that the House do now adjourn and the motion prevailed, and the resolution went over as Unfinished Business.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

THURSDAY, JULY 22, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Callahan	Green
Adams of Walton	Cannon	Griffin
Alfriend	Carswell	Guess
Anderson of Chattooga	Clarke	Gunnells
	Clifton	Hamilton
Anderson of Jenkins	Coates	Harden
	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzelaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns.
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chatta-
Bush	Falligant	hoochee
Bussey	Ficklen	Jones of Lowndes
Buxton	Gallaher	Jones of Meriwether
Calhoun	Gann	Jones of Thomas
	Grant	Jordan of Jasper

Jordan of Wheeler	Nichols of Wayne	Smith of Telfair
Kelley	Owen of Gordon	Stewart
Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Weston
McKenney	Rimes	Whitaker of Lowndes
Mann	Rogers of Elbert	Whitaker of Rockdale
Manning	Rogers of Laurens	Williams of Bulloch
Mason	Royal	Williams of Miller
Middleton	Seaman	Williams of Walton
Milner	Shannon	Williams of Worth
Minchew	Sibley	Willoughby
Moore of Butts	Smiley	Wohlwender
Moore of Fulton	Smith of Candler	Woods
Moye	Smith of Carroll	Woody
Mundy	Smith of Fulton	Wyatt
Neill	Smith of Haralson	Wynne
Nichols of Spalding	Smith of Meriwether	Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading of House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.

5. First Reading Senate Bills and Resolutions.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Messrs. Wyatt and Longley of Troup—

House Bill No. 1068. A bill to create the office of City Recorder of the City of LaGrange.

Referred to Committee on Special Judiciary.

By Mr. King of Jefferson—

House Bill No. 1069. A bill to amend an Act to create City Court so as to provide for increase in jurisdictional amount.

Referred to Committee on Special Judiciary

By Mr. Moore of Fulton—

House Bill No. 1070. A bill to amend Section 26 of Code of 1910 relative to jurisdiction of State in certain cases.

Referred to Committee on General Judiciary
No. 1.

By Mr. Hullender of Catoosa—

House Bill No. 1071. A bill to abolish Board of Roads and Revenues for County of Catoosa.

Referred to Committee on County and County Matters.

By Messrs. Moore, Smith and Hendrix of Fulton—

House Bill No. 1072. A bill to make it misdemeanor to have published as advertisement in any newspaper or in any other manner any statement of fact that is untrue or misleading.

Referred to Committee on General Judiciary
No. 2.

By Mr. Lewis of Hancock—

House Bill No. 1073. A bill to abolish the office of County Treasurer of Hancock County.

Referred to Committee on County and County Matters.

By Mr. Stone of Jeff Davis—

House Resolution No. 189-1073A. A resolution to pay pension of widow of Jasper Hand, ex-Confederate soldier, for year 1917

Referred to Committee on Pensions.

By Messrs. Smiley of Liberty, Purcell of Tattnall and Knight of Berrien—

House Resolution No. 190. A resolution to ex-

tend privileges of floor to Hon. T. L. Howard of Liberty County.

Referred to Committee on Privileges of Floor.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following House and Senate bills and have instructed me as Chairman, to report the same back to the House with the recommendation that

House Bill 930, do pass.

House Bill 929, do pass.

Senate Bill 224, do pass.

E. H. GRIFFIN, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following bills of the House and Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that

House Bill No. 984, by Longley and Wyatt of Troup, do pass.

House Bill No. 985, by Longley and Wyatt of Troup, do pass.

House Bill No. 987, by Longley and Wyatt of Troup, do pass.

Senate Bill No. 250, by Dorris of 48th, do pass as amended.

House Bill No. 978, by Williams of Worth, do pass.

Respectfully submitted,

STOVALL OF McDUFFIE, Chairman.

Mr. Johnson of Bartow County, Chairman of the Committee on General Agriculture No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Agriculture No. 1 have had under consideration the following bills of the House, 807, 931, 1026, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bill No. 807 An Act to make county liable for damage, from process of dipping. Do not pass.

House Bill No. 931. An Act to provide for “bee” inspection, provide penalty, etc. Do not pass.

House Bill No. 1026. An Act to prohibit the cutting of ears of cattle, hogs, etc., and other destruction of ear marks, etc. Do pass.

Respectfully submitted,

JOHNSON OF BARTOW, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:—

Your Committee on Education have had under consideration the following House Bills, Nos. 1042 and 1059, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1042. To amend an Act establishing public school system of Douglas, Ga.

House Bill 1059. To amend act establishing public schools of Dalton, Ga.

KYLE T. ALFRIEND, Chairman.

Mr. Davis of Oglethorpe County, Vice-Chairman of the Committee on State of the Republic, submitted the following report:

Mr. Speaker:—

Your Committee on State of the Republic have had under consideration the following bill of the House and have instructed me as Vice-Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 892, entitled an Act to amend an Act approved August 18th, 1919, to confer additional powers upon the Board of Public Welfare, and for other purposes.

DAVIS OF OGLETHORPE, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

776. To amend Code of 1910 so as to add to State depositories the City of Willacoochee in Atkinson County.

767 To amend Code of 1910 so as to add to State depositories the City of Pearson in Atkinson County

808. To amend Act creating Board of Commissioners of Roads and Revenues, County of Jasper.

1020. To authorize County Boards Tax Assessors in counties with population of 80,000 or more to meet each year on 1st day of January and continue in session until August 1st.

1031. To amend Act creating Board of Commissioners of County of Tift.

1038. To amend Act creating Board of Commissioners of Oglethorpe County.

1044. To amend Act to abolish County Treasurer of Oconee County

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1051. A bill to be entitled an Act to amend the charter for the Town of Richland and for other purposes.

House Bill No. 1067 A bill to amend the charter of the City of Atlanta.

Respectfully submitted,

JACKSON OF JONES, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate and House, to-wit:

Senate Bill No. 314. A bill to amend the charter of the City of Cartersville so as to provide for the collection of taxes semi-annually

Senate Bill No. 315. A bill to amend an Act to amend the charter of the City of Cartersville.

Senate Bill No. 309. A bill to authorize the Mayor and Council of Ideal to levy additional ad valorem tax.

Senate Bill 310. A bill to amend an Act approved December 17, 1900, to extend corporate limits of Town of Montezuma.

House Bill 823. A bill to amend the charter of the City of Brunswick, etc.

House Bill 961. A bill to create Commissioner of Roads and Revenues in Webster County:

House Bill 958. A bill to create a Board of Commissioners of Roads and Revenues in Dawson County.

House Bill 938. A bill reincorporating the Town of Resaca, Ga.

House Bill 951. A bill to repeal the Act creating Town of Nichols.

House Bill 932. A bill to repeal Act incorporating the Town of Powder Springs.

House Bill 905. A bill to amend charter of White Plains.

House Bill 963. A bill creating Board of Commissioners of Roads and Revenues in Terrell County.

House Bill 992. A bill abolishing County Treasurer in County of Toombs.

House Bill 874. A bill to amend charter of Fitzgerald.

House Bill 724. A bill to increase salary of Treasurer of Morgan County

House Bill 859. A bill to amend charter of City of Jackson.

The following message was received from the Senate through Mr. McClatchey, the Secretary hereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to-wit:

Senate Bill 299. A bill to provide for the creation of a new county to be known as Brantley.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has read and adopted the following resolution of the Senate, to-wit:

Senate Resolution 87 A resolution regarding investigation of the conduct of the office of the State Veterinarian.

The Senate has concurred in House amendment to Senate amendment to House Bill No. 460.

The following bills of the House and Senate, favorably reported, were read the second time:

By Mr. Stewart of Atkinson—

A bill to amend Section 1249 of Code of 1910 providing for selection of certain banks in certain

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towns of State as State depositories so as to add the City of Willacoochee to list of such cities and towns.

By Mr. Stewart of Atkinson—

A bill to amend Section 1249 of Code of 1910 providing for selection of certain banks in towns of State as State depositories so as to add the City of Pearson to list of such towns and cities.

By Mr. Jordan of Jasper—

A bill to amend Act creating Board of Commissioners of Roads and Revenues for Jasper County relative to appointment and compensation of clerk.

By Mr. Covington of Colquitt—

A bill to amend an Act creating Board of Public Welfare so as to confer additional authority upon said Board.

By Messrs. Covington of Colquitt, Alfriend of Baldwin, et al.—

A bill to amend Constitution of State so as to allow political divisions of State to exceed limitation on debts for maintaining public utilities.

By Messrs. Covington of Colquitt, Alfriend of Baldwin, et al.—

A bill to amend Constitution of State so as to allow General Assembly to create a Hydro Electric Power Commission.

By Mr. Williams of Worth —

A bill to amend Act and amendatory Acts to

establish City Court of Sylvester relative to salaries of Judge and Solicitor of said Court.

By Messrs. Longley and Wyatt of Troup—

A bill to create a river and levee commission for protection of City of West Point.

By Messrs. Longley and Wyatt of Troup—

A bill to authorize City of West Point to acquire property outside city limits of said city which may be necessary for building of levees for protection of said city from damage by floods.

By Messrs. Longley and Wyatt of Troup—

A bill to authorize city of West Point to acquire by condemnation or otherwise any real property in said city or in counties of Troup and Harris necessary for protection of said city or counties from floods.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to authorize County Boards of Tax Assessors in certain counties to meet yearly for purpose of examining returns of real and personal property.

By Mr. Whitaker of Lowndes—

A bill to prohibit cutting off of either or both ears of cattle, hogs, sheep or goats and for other purposes.

By Mr. Bowen of Tift—

A bill to amend Act to create Board of Com-

missioners of Roads and Revenues for Tift County relative to working of convicts on public roads.

By Mr. Davis of Oglethorpe—

A bill to amend an Act creating office of Commissioner of Roads and Revenues for Oglethorpe County relative to term of office of said Commissioner.

By Mr. Quincey of Coffee—

A bill to amend an Act to provide for system of public schools for Town of Douglas relative to levy of tax for school purposes.

By Mr. Haynie of Oconee—

A bill to amend an Act to abolish office of County Treasurer of Oconee County relative to salary of Ordinary for performing duties thereof.

By Mr. Boyett of Stewart—

A bill to amend Act to create new charter for Town of Richland relative to tax levy for educational purposes.

By Mr. Bradford of Whitfield—

A bill to amend an Act to provide for levy of taxes for establishing public schools in City of Dalton.

By Messrs. Hendrix, Moore and Smith of Fulton—

A bill to amend charter of City of Atlanta^{so} as to provide for creation of City Planning Commission.

By Messrs. Glenn of the 43rd and Elders of the 2nd—

A bill to amend Constitution of State so as to provide for creation of County of Lamar.

By Messrs. Dorris of the 48th and Clements of the 45th—

A bill to fix the time of holding Superior Courts in counties composing Cordele Circuit.

The following bills of the House were read the third time and placed upon their passage:

By Messrs. Gann and Dobbs of Cobb—

A bill to authorize Mayor and Council of Town of Austell to hold election to determine issuance of bonds for electric light system for use of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Brinson and Woods of Emanuel—

A bill to repeal an Act to incorporate the City of Graymont.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Brinson and Woods of Emanuel —

A bill to repeal an Act to incorporate the Town of Summit.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Brinson and Woods of Emanuel—

A bill to incorporate the City of Twin City in County of Emanuel.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Davis of Oglethorpe—

A bill to amend charter of City of Crawford so as to authorize Mayor and Council to acquire a system of waterworks and sewerage for said city

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mason of Hart—

A bill to amend an Act to establish system of public schools in City of Hartwell relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mason of Hart—

A bill to amend Act incorporating City of Hartwell relative to levy of taxes for ordinary expenses.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Moore, Smith and Hendrix of Fulton—

A bill to amend Act to create Municipal Court of Atlanta and Acts amendatory thereto relative to cost bills.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Brinson and Woods of Emanuel and
Sumner of Johnson—

A bill to create new charter for City of Adrian.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jones of Lowndes—

A bill to amend an Act incorporating City of Valdosta relative to levy of taxes for maintenance of government of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend an Act to extend city limits of City of Columbus so as to define lines of "northern extension."

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent House Bill No. 708 was recommitted to the Committee on Labor and Labor Statistics.

By unanimous consent Senate Bill No. 95 was taken from the table and placed on the calendar.

By unanimous consent the following bills of the House were read the second time and recommitted:

By Mr. Stovall of McDuffie—

A bill to create the City Court of Thomson in County of McDuffie.

By Mr. Stovall of McDuffie—

A bill to amend Act to abolish fee system in Augusta Judicial Circuit relative to pro rata share of salary of Solicitor-General to be paid by McDuffie County

By unanimous consent the following bill of the House was taken up for the purpose of agreeing with the Senate amendment:

By Mr. Stone of Jeff Davis—

A bill to create a Board of Commissioners of Roads and Revenues for the County of Jeff Davis.

The following Senate amendments were read and agreed to:

Amend Section 3 of House Bill No. 831, by striking from said section all the words after the word "be" in the 4th line thereof through the word "state" in the 5th line and inserting in lieu thereof the words: "T. H. Weatherly, from Roads District No. 1, Gideon Yawm, from Second Road District, G. T. Adams from Third Road Dsitriet."

Amend furher Section 7 of said bill by striking from said section the word "two" in the third line thereof and inserting in lieu thereof the word "one."

Amend further by striking the word "August" in the 13th line of Section 3 and inserting the words "September" in lieu thereof, and by striking the figures "1923" in the 14th line of Section 3 and inserting the figures "1925" in lieu thereof, and amend further by adding at the end of said Section 3 the following words: "Said commissioners shall be elected by the people at the next general election in 1924."

The following Special Calendar of 30 minutes fixed by the Rules Committee to follow immediately after Unanimous Consents Thursday, July 22, 1920, was taken up for consideration:

1. (By Mr. Pace of Sumter) House Bill 642. A bill to help maintain and fix standard of one or more consolidated public schools.

2. (By Mr. Wall of Putnam) House Bill 733. A bill to change the method of advertisement for bids on contracts for bridges dividing counties.

3. (By Mr. Alfrend of Baldwin) House Bill 679. To give additional authority to Trustees of Georgia Military College.

4. House Resolution 173. Requesting information from Secretary of State.

5. House Bill 986. West Point Relief.

6. (House Bill 762 by Mr. Barnes of Bibb). A bill to repeal law establishing standard time.

7 (House Bill 786 by Mr. Clifton of Lee) To provide for preparation of fishways over concrete dams.

8. (House Bill 749 by Mr. Strozier of Bibb). County illiteracy bill.

By Mr. Wall of Putnam—

A bill to amend Sections 419, 420 and 421 of Code of 1910 relative to bridges over watercourses dividing one or more counties.

The following amendment was read and adopted:

By Mr. McFarland of Walker—

Amend by adding the following at the end of Section 1: "Provided further counties working chain gangs be allowed to buy material and construct bridges costing more than \$300.00 with convict labor, without advertising the same."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 125
Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Pace of Sumter—

A bill to amend Act to provide for establishment of one or more consolidated public schools in each county of State relative to State aid for counties having therein District Agricultural School.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 98
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Alfriend of Baldwin—

A bill to give additional powers and authority to Trustees of Georgia Military College.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 113
Nays 0.

The bill having received the requisite constitutional majority was passed.

The following resolution of the House was set as a special order by the Rules Committee was read the second time and adopted:

By Messrs. Moye of Randolph and Culpepper of Fayette—

A resolution directing Secretary of State to transmit to House and Senate list of names of all parties registered as lobbyists.

By Messrs. Longley and Wyatt of Troup—

A BILL

To be entitled an Act to amend paragraph one of section seven of Article seven of the Constitution of this State, as now amended, so as to provide for allowing the City of West Point to increase its bonded indebtedness, in addition to and separate from the amount of debts heretofore allowed in this paragraph to be incurred, beyond the amount allowed under said paragraph, under certain circumstances, for the purpose of flood protection.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by the authority of the same, that paragraph one (1) of section seven (7) of article seven (7) of the Constitution of this State as now amended, is hereby amended by adding at the end of said paragraph the following: “Except that the City of West Point from time to time as necessary for the purpose of protection against floods, may incur a bonded indebtedness in and addition to and separate from the amount of debts hereinbefore in this paragraph allowed to be incurred, to an amount in the aggregate not exceeding the sum of seven hundred and fifty thousand dollars (\$750,000.00) and such in-

debtedness not to be incurred except with the assent of two-thirds of the qualified voters of such city at an election or elections to be held as may be now or may hereafter prescribed by law for the incurring of new debts by said City of West Point so that said paragraph of the Constitution when amended shall read as follows:

Paragraph 1. The debt hereafter incurred by any county, municipal corporation or political division of this State, except as in this Constitution provided for, shall not exceed seven per centum of the assessed value of all the taxable property therein, and no such county, municipality or division shall incur any new debt, except for temporary loan or loans to supply casual deficiencies of revenue, not to exceed one-fifth of one per centum of the assessed value of taxable property therein, without the assent of two-thirds of the qualified voters thereof at an election for that purpose, to be held as may be prescribed by law; but any city, the debt of which does not exceed seven per centum of the assessed value of the taxable property at the time of the adoption of this Constitution may be authorized by law to increase, at any time, the amount of said debt, three per centum upon such assessed valuation; except that the City of Augusta, from time to time, as necessary, for the purpose of protection against flood, may incur a bonded indebtedness upon its power producing canal and municipal waterworks, in addition to the debts hereinbefore in this paragraph allowed to be incurred, to an amount in the aggregate not exceeding fifty per centum of the combined value of such properties, the valuation of such properties to be fixed as may be prescribed by

law, but said valuation not to exceed a figure five per cent on which shall represent the net revenue per annum produced by the two such properties together as the time of said valuation, and such indebtedness not to be incurred except with the assent of two-thirds of the qualified voters of said city at an election or elections for that purpose to be held as may be now or may hereafter prescribed by law for the incurring of new debts by said, the City Council of Augusta; except that the City of West Point from time to time, as may be necessary for the purpose of protection against floods may incur a bonded indebtedness in addition to and separate from the amount of debts hereinbefore in this paragraph allowed to be incurred, to an amount in the aggregate not exceeding the sum of seven hundred and fifty thousand dollars, and such indebtedness not to be incurred except with the assent of two-thirds of the qualified voters of such city, at an election or elections to be held as may be now or hereafter prescribed by law for the incurring of new debts by said City of West Point.

Section 2. Be it further enacted by the authority aforesaid, That whenever the above proposed amendment to the Constitution shall be agreed to by two-thirds of the members elected to each of the two Houses of the General Assembly, and the same has been entered on their journals, with the ayes and nays taken thereon, the Governor shall, and he is hereby authorized and instructed to cause said amendment to be published in at least two newspapers in each Congressional district in this State for a period of two months next preceding the time of holding the next general election.

Section 3. Be it further enacted by the authority aforesaid, That the above proposed amendment shall be submitted for ratification or rejection to the electors of this State at the next general election to be held after publication as provided for in the second section of this Act, in the several election districts of this State, at which election every person shall be qualified to vote, who is now entitled to vote for members of the General Assembly. All persons voting at such election in favor of adopting the proposed amendment to the Constitution shall have written or printed on their ballots: "For amendment allowing City of West Point to increase its bonded indebtedness for flood protection," and all persons opposed to the adoption of the amendment shall have written or printed on their ballots the words "Against the amendment allowing City of West Point to increase its bonded indebtedness for flood protection."

Section 4. Be it further enacted by the authority aforesaid, That the Governor be, and he is hereby authorized and directed to provide for the submission of the amendment proposed in the first section of this Act to a vote of the people as required by the Constitution of this State in paragraph one of section one of article thirteen, and by this Act, and if ratified, the Governor, shall when he ascertains such ratification from the Secretary of State, to whom the returns shall be referred in the manner as in cases of election for members of the General Assembly, to count and ascertain the results, issue his proclamation for one insertion in one of the daily papers of this State, announcing such results and declaring the amendment ratified.

Section 5. Be it further enacted by the authority aforesaid that all laws and parts of laws in conflict with this Act, be and the same are hereby repealed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Clifton	Hendrix
Adams of Walton	Coates	Hinton
Alfriend	Cochran	Hixon
	Cole	Hodges
Anderson of Chat-	Copeland	Hollingsworth
tooga	Corbett	Hollis
Anderson of Jenkins	Covington	Holtzelaw
Arnold	Cranford	Hudson
Atkinson	Culpepper	Hullender
	Daniel	Hyers
Barnes	Davis of Floyd	Jackson of Jones
Barrett	De La Perriere	Jackson of Towns
Bellah	DeLoach	Johns
Bird	Dobbs	Johnson of Appling
Blalock	DuBose	Johnson of Bartow
Bowen	Duncan of Dawson	Johnson of Chatta-
	Duncan of Hall	hoochee
Boyett of Marion	Dyer	Jones of Lowndes
Boyett of Stewart	Falligant	Jones of Meriwether
Brannen	Ficklen	Jones of Thomas
Brinson	Gallaher	Jordan of Jasper
Brown	Gann	Jordan of Wheeler
Burkhalter	Grant	Kelley
Burt	Green	Kent
Bush	Griffin	Kimsey
Bussey	Guess	King
Buxton	Gunnells	Kirby
Cannon	Harden	Knight
Carswell	Harvin	Lankford
Clarke	Haynie	Lee

Lewis	Pilcher	Strozier
Lindsay of DeKalb	Pope	Stubbs
Lindsey of Wilkes	Purcell	Sumner
Longley	Quincey	Sweat of Pierce
MacIntyre	Ramsey of Brooks	Sweat of Ware
McDaniel	Ramsey of Columbia	Swift
McFarland	Rees	Swint
McKenney	Reid	Tankersley
Mann	Reiser	Tatum of Campbell
Manning	Reville	Tatum of Dade
Mason	Richards	Thompson
Middleton	Rimes	Thurmond
Milner	Rogers of Elbert	Timmerman
Minchew	Rogers of Laurens	Trippe
Moore of Butts	Royal	Walker
Moye	Seaman	Wall
Mundy	Shannon	Ware
Neill	Sibley	Weston
Nichols of Wayne	Smiley	Whitaker of Lowndes
Owen of Gordon	Smith of Candler	Whitaker of Rockdale
Owen of Paulding	Smith of Carroll	Williams of Bulloch
Owen of Stephens	Smith of Fulton	Williams of Miller
Pace	Smith of Haralson	Williams of Walton
Palmer of Crisp	Smith of Meriwether	Williams of Worth
Palmour of Hall	Smith of Telfair	Willoughby
Parrish	Stewart	Wohlwender
Penland	Stone	Woods
Perryman	Stovall	Woody
		Wyatt

Those not voting were Messrs.:

Barwick	Eve	McDonald
Bates	Hamilton	Moore of Fulton
Bradford	Holmes	Nichols of Spalding
Brooke	Knabb	Richardson
Calhoun	Lambert	Warren
Callahan	Lasseter	Wynne
Davis of Oglethorpe	Law	Mr. Speaker
Dickey	Lawrence	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 170, Nays 0.

The bill having received the requisite constitutional majority, was passed.

Under the order of Unfinished Business the following resolution of the House was taken up for further consideration:

By Mr. Knight of Berrien, et al.—

A resolution to appropriate the funds now in Treasury derived from sale of motor vehicle tags to Highway Commission for distribution.

Mr. Burt of Dougherty moved the previous question on the bill, pending substitute and amendments.

The motion prevailed, and the main question was ordered.

The following amendments to the Knight substitute to the resolution were read and adopted:

By Mr. Knight of Berrien—

To amend the substitute to House Resolution 6N. 130 as follows: By inserting in line 19 from the top of page 1 between the words "state" and the word "accompanied" words as follows: "and the Highway Commission for expenses of the collection of said taxes and for salaries and expenses of said Highway Commission."

By Mr. Davis of Oglethorpe—

Amend the substitute of Mr. Knight of Ber-

rien to House Resolution No. 130 as follows: By inserting in line 7, page 2 of said substitute the word "state" and word "according" the following words: "after advising with the public road authorities of said counties."

The following substitute amended as aforesaid was read:

By Mr. Knight of Berrien—

Substitute spread in full on Journal Wednesday, July 28, 1920.

On the adoption of the substitute as amended Mr. Knight of Berrien called for the Ayes and Nays and the call was sustained.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Carswell	Hollingsworth
Adams of Walton	Clifton	Hullender
Alfriend	Cochran	Hyers
Anderson of Chat-	Cole	Hodges
tooga	Corbett	Jackson of Jones
Anderson of Jenkins	Cranford	Johns
Arnold	Davis of Oglethorpe	Johnson of Bartow
Barwick	De La Perriere	Johnson of Chatta-
Bellah	DeLoach	hoochee
Bird	Dickey	Jones of Thomas
Boyett of Marion	DuBose	Jordan of Jasper
Boyett of Stewart	Duncan of Dawson	Kelley
Brannen	Duncan of Hall	Kent
Brinson	Grant	Kimsey
Burkhalter	Guess	King
Bush	Gunnells	Knight
Bussey	Hardin	Lankford
Buxton	Haynie	Lasseter
	Hixon	Lewis

McDaniel	Purcell	Swift
McFarland	Ramsey of Columbia	Swint
Manning	Rees	Tankersley
Mason	Reid	Tatum of Campbell
Middleton	Reiser	Tatum of Dade
Minchew	Richardson	Thompson
Moore of Butts	Rimes	Timmerman
Neill	Rogers of Elbert	Trippe
Nichols of Wayne	Royal	Walker
Owen of Gordon	Shannon	Wall
Owen of Paulding	Smiley	Ware
Owen of Stephens	Smith of Carroll	Whitaker of Rockdale
Pace	Smith of Haralson	Williams of Bulloch
Palmour of Hall	Stewart	Williams of Miller
Parrish	Stovall	Williams of Worth
Perryman	Sumner	Wohlwender
	Sweat of Pierce	Woods
		Woody

Those voting in the negative were Messrs.:

Atkinson	Hinton	Penland
Barnes	Hollis	Pilcher
Blalock	Holmes	Pope
Bowen	Holtzelaw	Quincey
Brown	Hudson	Ramsey of Brooks
Burt	Jackson of Towns	Reville
Cannon	Johnson of Appling	Richards
Clarke	Jones of Lowndes	Rogers of Laurens
Coates	Jones of Meriwether	Seaman
Copeland	Kirby	Sibley
Covington	Lee	Smith of Candler
Culpepper	Lindsay of DeKalb	Smith of Meriwether
Daniel	Lindsey of Wilkes	Smith of Telfair
Davis of Floyd	Longley	Stone
Dobbs	MacIntyre	Strozier
Dyer	McDonald	Stubbs
Eve	McKenney	Sweat of Ware
Falligant	Mann	Thurmond
Ficklen	Milner	Weston
Gallaher	Moore of Fulton	Whitaker of Lowndes
Gann	Moye	Willoughby
Green	Mundy	Wyatt
Hendrix	Palmer of Crisp	Wynne

Those not voting were Messrs.:

Barrett	Griffin	Law
Bates	Hamilton	Lawrence
Bradford	Harvin	Nichols of Spalding
Brooke	Jordan of Wheeler	Smith of Fulton
Calhoun	Knabb	Warren
Callahan	Lambert	Williams of Walton
		Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the adoption of the substitute as amended the Ayes were 105, Nays 69.

The substitute as amended was adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute as amended, was agreed to.

The resolution involving an appropriation, the roll call was ordered.

The roll was called, and the vote was taken.

Before the result of the ballot was announced, Mr. night of Berrien moved that the House reconsider its action in ordering the main question, and the motion prevailed.

Mr. Barnes of Bibb moved that the House do now adjourn, and the motion was lost.

Mr. Quincey of Coffee moved that the Resolution be tabled, and the motion was lost.

Mr. Arnold of Clay moved to postpone further consideration of the resolution until next Wednesday morning immediately after the order of Unfinished Business.

Mr. Lindsay moved to postpone further consideration of the resolution until August 15, which being an impossible date, the Speaker ruled the motion to be a motion to postpone indefinitely

Mr. Smith of Haralson moved the previous question on the motion to indefinitely postpone, the motion prevailed, and the main question was ordered.

The motion to indefinitely postpone was lost.

Mr. Knight of Berrien moved the previous question on the motion to postpone the consideration of the resolution until next Wednesday morning immediately after the order of Unfinished Business; the motion prevailed, and the main question was ordered.

The motion to postpone consideration of the resolution until next Wednesday morning prevailed.

Mr. Pace of Sumter moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs, Minchew of Bacon, Thurmond of Ben Hill, Willoughby of Douglas, and Sumner of Johnson.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

Friday, July 23, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chat- tooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixen
Barwick	Tranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Holiss
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzelaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatta- hoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowudes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Gordon	Smith of Telfair
Kimsey	Owen of Paulding	Stewart
King	Owen of Stephens	Stone
Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
		Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of new matter under the rules of the House.
2. Reports of standing committees.
3. Second reading of House and Senate bills and resolutions which have been favorably reported.
4. Passage of uncontested local House and Senate bills and uncontested general House and Senate bills having a local application.
5. First reading Senate bills and resolutions.

The following bills and resolutions of the House were introduced, read the first time, and referred to committees:

By Mr. Smith of Haralson—

House Bill No. 1074. A bill to amend an Act creating Board of Commissioners of Roads and Revenues for Haralson County so as to fix compensation of members of said board.

Referred to Committee on County and County Matters.

By Mr. Pace of Sumter—

House Bill No. 1075. A bill to amend Act establishing City Court of Americus relative to salary of solicitor of said court.

Referred to Committee on General Judiciary No. 2.

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 1076. A bill to amend Act fix-

ing salary of Treasurer of Cobb County so as to increase said salary.

Referred to Committee on County and County Matters.

By Mr. Quincey of Coffee—

House Bill No. 1077 A bill to amend Act creating Board of Commissioners of Roads and Revenues for Coffee County relative to salaries of said Commissioners.

Referred to Committee on General Judiciary No. 2.

By Mr. Harden of Banks.

House Bill No. 1078. A bill to amend an Act to fix salary of Treasurer of Banks County relative to increase in said salary.

Referred to Committee on County and County Matters.

By Mr. Williams of Worth—

House Bill No. 1079. A bill to amend an Act creating new charter for City of Sylvester relative to assessment of property for paving and improving of streets.

Referred to Committee on Corporations.

By Messrs. Copeland and Davis of Floyd and Longley of Troup—

House Resolution No. 191-1078A. A resolution to pay pension to widow of W A. Touchstone of Floyd County, for 1920.

Referred to Committee on Pensions.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bill of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1066.

STEPHEN PACE, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bills Nos. 55, 76, 120, 148, 159, 196, 251, 295, 310, 334, 461, 736, 882 and 883.

Senate Bill No. 101.

STEPHEN PACE, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass, as follows:

House Bills Nos. 980, 1005, 1011, 1048, 1045, 1065 do pass.

House Resolutions Nos. 181, 179, 182, 183, 180 do pass.

Senate Bill No. 230 do pass as amended.

Senate Bills Nos. 303 and 305 do pass.

Senate Bill No. 285 do pass.

House Bills Nos. 975 and 976, by Holtzelaw and Richardson, do not pass.

House Bill No. 1060, by Griffen of Decatur, do pass.

STOVALL, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, has submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following House and Senate bills and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1032, by the Fulton delegation, to amend the charter of College Park and for other purposes.

House Bill No. 1033, by Mr. Jordan of Jasper, to incorporate the town of Farrar in the County of Jasper and for other purposes.

House Bill 1043, by Mr. Quincey of Coffee, to amend the charter of Douglas in the County of Coffee and for other purposes.

House Bill No. 1062, by Mr. Quincey of Coffee, to amend the charter of the City of Broxton and for other purposes.

Senate Bill No. 276, by Mr. Ragsdale of the 38th, to amend the charter of the Town of Dallas, Georgia.

HIXON OF CARROLL, Chairman.

Mr. Lasseter of Dooly County, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr Speaker:—

Your Committee on Banks and Banking have had under consideration the following bill of the House and have instructed me as Chairan, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 732.

LASSETER, Chairman.

Mr. DuBose of Clarke County, Chairman of the Committee on Public Highways, submitted the following report:

Mr Speaker:—

Your Committee on Public Highways have had under consideration the following House Bill, 785, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted,

DuBOSE OF CLARKE, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following Senate Bill, No. 266, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 266. An Act to repeal an Act establishing a system of public schools for Dallas, Georgia.

KYLE T. ALFRIEND, Chairman.

Mr. Arnold of Clay County, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:—

Your Committee on Ways and Means have had under consideration the following House bill and have instructed me as Chairman, to report the same

back to the House with the recommendation that the same do pass by substitute:

House Bill 877 To amend General Tax Act of 1918.

Respectfully submitted,

ARNOLD OF CLAY, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate and House, to-wit:

Senate Bill 253. A bill to define how a Co-operative Marketing Association may be organized.

House Bill 671. A bill to amend an Act creating charter for Town of Unadilla.

The Special Committee on the part of the House appointed to arrange the program for the presentation of the Flag of the State of Georgia to the State by the members of the Atlanta Chapter of the United Daughters of the Confederacy, submitted the following report:

Mr Speaker:—

Your Committee for the joint session of the House and Senate for July 27th next at 11 o'clock, has conferred with the ladies of the Atlanta Chapter of the United Daughters of the Confederacy and

report that the ladies have arranged the following programme:

1. Song.
2. Bringing in of Flag of State of Georgia by some little boys.
3. Presentation of Flag by Hon. E. R. Black.
4. Acceptance of Flag for the State by Governor Dorsey.
5. Song.

Respectfully submitted,

ROGERS OF ELBERT,

ATKINSON OF CAMDEN,

LINDSEY OF WILKES.

The following bills and resolutions of the House and Senate, favorably reported, were read the second time:

By Messrs. Brown of Clarke and Wohlwender of Muscogee—

A bill to amend Section 1249 of the Code of 1910 relative to appointment by Governor of banks in certain towns and cities as State depositories.

By Mr. Mundy of Polk—

A bill to authorize county authorities to do work on highways leading through incorporated towns and cities in various counties of the State.

By Mr. Hendrix of Fulton—

A bill to amend Tax Act of 1918 relative to tax on fortune tellers, gypsies and horse-traders.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend several laws relating to City Court of Savannah relative to motions for new trial and for other purposes.

By Mr. Anderson of Jenkins—

A bill to amend Act to establish City Court of Millen relative to increase in salary of Judge and Solicitor thereof.

By Mr. Harvin of Calhoun—

A bill to amend an Act to create City Court of Morgan relative to salary of Judge and time of holding said Court.

By Messrs. Moore, Smith and Hendrix of Fulton—

A bill to amend Act incorporating City of College Park relative to nomination of members of Board of Education of said city

By Mr. Jordan of Jasper—

A bill to incorporate the Town of Farrar in County of Jasper.

By Mr. Quincey of Coffee—

A bill to amend charter of City of Douglas relative to commutation street tax in said city

By Mr. Shannon of Twiggs—

A bill to establish City Court of Jeffersonville in County of Twiggs.

By Mr. Middleton of Early—

A bill to amend Act to create City Court of Blakely relative to striking of jurors and increase of salary of Judge and Solicitor of said Court.

By Mr. Griffin of Decatur—

A bill to amend Act to establish City Court of Bainbridge relative to salary of Judge of said Court.

By Mr. Quincey of Coffee—

A bill to amend Act to amend charter of City of Broxton relative to disposition of public school funds.

By Mr. Sweat of Pierce—

A bill to amend Act to establish City Court of Blackshear relative to taking of judgment where no defense has been filed and fee of Solicitor in certain cases.

By Messrs. Strozier and Cochran of Bibb—

A bill to regulate the salaries of stenographic reporters in certain Judicial Circuits of State.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve Lonnie Haralson as surety on bond.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve Lonnie Haralson, W E DeLoach and F M. Ridley as sureites on bond.

By Messrs. Longley and Wyatt of Troup—

A resolution ot relieve Lonnie Haralson as surety on bond of James Flowers at March Quarterly term, 1919, of City Court of LaGrange.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve Lonnie Haralson as surety on bond of James Flowers at June Quarterly term, 1919, of City Court of LaGrange.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve J. H. Hardy as surety on bond.

By Messrs. Smith of the 7th and Rabun of the 9th—

A bill to abolish the fee system in Superior Courts of Albany Judicial Circuit.

By Mr. Adams of the 30th—

A bill to amend Sections 4985 and 4986 of Code of 1910 relative to compensation of stenographers in civil cases.

By Mr. Rabun of the 9th—

A bill to amend Act creating City Court of Morgan relative to salary of Judge of said Court.

By Mr. Barrett of the 31st—

A bill to fix the terms of the Superior Court of Stephens County.

By Mr. Holmes of Monroe—

A bill to amend an Act to consolidate the various Acts incorporating the City of Forsyth.

The bill was recommitted to the Committee on Corporations.

The following bills and resolutions of the House and Senate were read the third time and placed upon their passage:

By Mr. Stewart of Atkinson—

A bill to amend Section 1249 of Code of 1910 relative to appointment by Governor of banks in certain cities and towns as State Depositories so as to add the City of Willacoochee to list of such towns and cities.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Stewart of Atkinson—

A bill to amend Section 1249 of the Code of 1910 relative to appointment by Governor of banks in certain towns and cities as State Depositories so

as to add the City of Pearson to the list of such towns and cities.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Jasper—

A bill to amend an Act creating Board of Commissioners of Roads and Revenues for Jasper County relative to employment and compensation of clerk for said Board.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Williams of Worth—

A bill to amend an Act to create City Court of Sylvester relative to salary of Judge and Solicitor of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 98, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A bill to create a river and levee commission for protection of City of West Point.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the Bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bowen of Tift—

A bill to amend an Act to create Board of Commissioners of Roads and Revenues for Tift County relative to working of convicts on roads.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Davis of Oglethorpe—

A bill to amend Act creating office of Commissioner of Roads and Revenues for Oglethorpe County relative to salary of said Commissioner.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Quincey of Coffee—

A bill to amend an Act to provide system of public schools for Town of Douglas relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Haynie of Oconee—

A bill to amend an Act to abolish office of Treasurer of Oconee County relative to salary of Ordinary for performing duties of said office.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107.
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Boyett of Stewart—

A bill to amend Act to create new charter for Town of Richland relative to levy of taxes for educational purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bradford of Whitfield—

A bill to amend Act to authorize Mayor and Council of City of Dalton to levy tax for establishing and maintaining public schools in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hendrix, Moore and Smith of Fulton—

A bill to amend charter of City of Atlanta so as to create a City Planning Commission for said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A bill to authorize City of West Point to ac-

quire property by condemnation or otherwise in said city or counties of Troup and Harris for protection of said city from floods.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A bill to authorize City of West Point to acquire real property outside city limits of said city for protection of said city from damage by floods.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ragsdale of the 38th—

A bill to amend an Act creating new charter for Town of Dallas relative to exemption from taxation of farm lands in said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ragsdale of the 38th—

A bill to repeal an Act to establish system of public schools in town of Dallas.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Messrs. Kea of the 16th, Elders of the 2nd and Kendall of the 47th—

Senate Bill No. 253. A bill to legalize the word co-operative and to define how co-operative marketing association may be organized.

Referred to Committee on Special Judiciary

By Messrs. Kirkland, Larkin, Vickery, Bowden, Elders, Harbin, Shingler and Smith—

Senate Bill No. 299. A bill to amend Constitution of State so as to create new County of Brantley

Referred to Committee on Amendments to Constitution.

By Mr. Brooks of the 13th—

Senate Bill No. 309. A bill to authorize Mayor

and Councilmen of Town of Ideal to levy taxes for school purposes.

Referred to Committee on Education.

By Mr. Brooks of the 13th—

Senate Bill No. 310. A bill to amend an Act to incorporate Town of Montezuma so as to extend corporate limits of said town.

Referred to Committee on Corporations.

By Mr. Pittman of the 42nd—

Senate Bill No. 314. A bill to amend charter of City of Cartersville so as to provide for collection of taxes semi-annually.

Referred to Committee on Corporations.

By Mr. Pittman of the 42nd—

Senate Bill No. 315. A bill to amend Act to incorporate City of Cartersville relative to increase of tax rate for support of public schools of said city.

Referred to Committee on Corporations.

Mr. Neill of Muscogee moved that when the House adjourn today it stand adjourned until next Monday morning, July 26, 1920, at 11 o'clock, and the motion prevailed.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules has had under consideration the matter of fixing a calendar for this

day, and have instructed me as its Vice-Chairman, to report back to the House the following resolution, with recommendation that it do pass:

Resolved, that the following be set as special orders immediately after the order of Unanimous Consents, with individual speeches limited to five minutes:

1. House Bill 1020. Amend tax equalization law as to counties of over 80,000.

2. House Bill 237 Skipping bond bill (by Williams of Worth.)

3. House Bill 248. A bill to amend the pleading Act. (By Mr. Gann of Cobb.)

4. House Bill 786. A bill to provide for preparation of fish-ways over concrete dams. (By Mr. Clifton of Lee.)

5. House Bill 762. A bill to repeal standard time law. (By Mr. Barnes of Bibb.)

6. House Bill 749. County illiteracy bill. (By Mr. Strozier of Bibb.)

7. House Bill 441. A bill to provide who shall act as processioners where regular processioners are disqualified. (By Mr. Harvin of Calhoun.)

8. House Bill 830. A bill relating to fees of county surveyors. (By Mr. Kirby of Coweta.)

9. House Bill 902. A bill relating to duties of county surveyors as regards book in which plats are kept. (By Mr. Kirby of Coweta.)

10. House Bill 666. A bill to amend inheritance tax law.

11. House Bill 850. A bill to permit administrators' sales on the premises. (By Mr. Palmour of Hall.)

The report of the Committee, which was favorable to the passage of the resolution, was agreed to, and the resolution embodied in the report of the Committee on Rules was adopted.

The following bills of the House, set as special orders by the report of the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to authorize County Board of Tax Assessors in certain counties to meet yearly to examine returns of real and personal property.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101. Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Williams of Worth—

A bill to make it misdemeanor for any person to give bond for appearance in Courts of this State and not appear to answer same.

On motion the bill was tabled.

By Mr. Gann of Cobb—

A bill to amend Section 5628 of Code of 1910 relative to interlocutory hearings in equity cases.

The following amendment was read and adopted:

By Mr. Johns of Barrow—

Amend by striking word “may” in next to last line of Section 1 the word and insert in lieu thereof the word “shall.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 97, Nays 18.

The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Clifton of Lee, Burt of Dougherty and Pace of Sumter—

A bill to provide for construction of fishways over all power dams in this State.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 8.

The bill having received the requisite constitutional majority was passed.

By Mr. Barnes of Bibb—

A bill to repeal an Act fixing standard of time in Georgia.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 124,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Strozier and Barnes of Bibb—

A bill to authorize county authorities in their discretion to carry on schools for instruction of adult illiterates.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103,
Nays 0.

The bill having received the requisite constitutional majority, was passed.

By Mr. Harvin of Calhoun—

A bill to provide who shall act as processioners of land where regular processioners are disqualified.

The following amendment was read and adopted:

By Mr. Pace of Sumter—

Moves to amend House Bill 441 by striking Section 2 of said bill in its entirety and number the succeeding sections accordingly.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 109, nays 1.

The bill having received the requisite constitutional majority, was passed as amended.

by Messrs. Kirby and Cole of Coweta—

A bill to amend Section 608 of Code of 1910 relative to fees of county surveyors.

On motion the bill was tabled.

by Messrs. Kirby and Cole of Coweta—

A bill to amend Section of Code of 1910 relative to keeping of book by county surveyors in which plats of land are entered.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, nays 0.

The bill having received the requisite constitutional majority, was passed.

by Mr. Moore of Butts—

A bill to amend an Act known as Inheritance Tax Act relative to certain exemptions.

The following amendment was read and adopted:

by Mr. Smith of Fulton—

Amend Section 1, Paragraph a, by striking after the word "scientific," the word "religious" and whenever said word does appear.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 106, Nays 9.

The bill having received the requisite constitutional majority, was passed as amended.

Mr. Pace of Sumter moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Bussey of Lincoln, Haynie of Oconee, Tatum of Dade and Johns of Barrow.

The Speaker announced the House adjourned until next Monday morning at 11 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

MONDAY, JULY 26, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
Anderson of Jenkins	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzclaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chatta-
Bush	Falligant	hoochee
Bussey	Ficklen	Jones of Lowndes
Buxton	Gallaher	Jones of Meriwether
Calhoun	Gann	Jones of Thomas
Callahan	Grant	Jordan of Jasper
Cannon	Green	Jordan of Wheeler
	Griffin	Kelley

Kent	Owen of Gordon	Smith of Telfair
Kimsey	Owen of Paulding	Stewart
King	Owen of Stephens	Stone
Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
		Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading of House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading Senate Bills and Resolutions.

The following bills of the House were introduced, read the first time and referred to Committees:

By Mr. Mundy of Polk—

House Bill No. 1080. A bill to amend Act to create Board of Commissioners of Roads and Revenues for Polk County relative to salaries of said Commissioners.

Referred to Committee on County and County Matters.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1081. A bill to amend Act to vest title of Commons of City of Columbus in Commissioners.

Referred to Committee on Municipal Government.

By Messrs. Jones and MacIntyre of Thomas—

House Bill 1082. A bill to amend charter of

City of Thomasville by creating new charter and municipal government for said city

By Messrs. Jones and MacIntyre of Thomas—

House Bill No. 1083. A bill to amend Section 5243 of Code of 1910 so as to authorize county authorities to condemn land for building public roads.

Referred to Committee on General Judiciary
No. 2.

By Mr. Purcell of Tattnall—

House Bill No. 1084. A bill to incorporate City of Manassas.

Referred to Committee on Corporations.

By Mr. Sweat of Ware—

House Bill No. 1085. A bill to abolish office of County Treasurer of Ware County

Referred to Committee on Banks and Banking.

By Mr. Tankersley of Irwin—

House Bill No. 1086. A bill to amend Act establishing public schools in City of Ocilla relative to levy of school taxes.

Referred to Committee on Education.

By Messrs. Lankford of Toombs and Anderson of Jenkins—

House Bill No. 1087 A bill to amend Consti-

ution of State relative to amount of State's revenue to be devoted to common schools.

Referred to Committee on Amendments to Constitution.

By Mr. Jordan of Jasper—

House Bill No. 1088. A bill to amend Act to incorporate Town of Monticello relative to time of elections for Mayor and Councilmen.

Referred to Committee on Corporations.

By Mr. Whitaker of Lowndes—

House Bill No. 1089. A bill to amend Act incorporating Town of Hahira relative to levy of taxes for government of said town.

Referred to Committee on Corporations.

By Mssers. DeLaPerriere and Holder of Jackson—

House Bill No. 1090. A bill to amend Act establishing public schools in City of Jefferson relative to levy of taxes for school purposes.

Referred to Committee on Corporations.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me as Chairman, to

report the same back to the House with the recommendation that the same do pass:

House Bill No. 1047 A bill entitled an Act to authorize and empower the City of Bainbridge to establish and change the grade of any sidewalk, alley or other public place in said city and for other purposes.

Respectfully submitted,

JACKSON OF JONES, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following bill of the Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass as amended:

Senate Bill 299, pass as amended.

E. H. GRIFFIN, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bills of the House and Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 217 To fix shorthand writers of the Court of Appeals and Supreme Court, etc. Recommended, do pass.

Senate Bill No. 223. To authorize Governor to furnish supplements to Parks' Annotated Code. Recommended, do pass.

Senate Bill No. 225. To amend Section 4212 of Code of 1910 relating to the admissibility of evidence of copies of registered deeds. Recommended, do pass by substitute.

House Bill No. 316. To provide for guardians of persons non compos mentis relative to making titles, etc. Recommended, do pass.

House Bill No. 750. To provide for Judges to have certain misdemeanor cases reported, etc. Recommended, do pass

House Bill No. 909. To provide for additional pay for land title registrars, etc. Recommended, do pass.

House Bill No. 829. To amend Section 1205 of Penal Code relative to female convicts, etc. Recommended, do pass as amended.

House Bill No. 1021. To provide for the transfer of certain criminal cases in City Courts to Superior Courts, etc. Recommended, do pass.

Respectfully submitted,

SMITH OF FULTON, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and Senate and have instructed me as Chairman to report the same back to the House with the recommendation that the same do pass:

House Bill 1015.

House Bill 1061.

House Bill 1079.

Senate Bill 310.

Senate Bill 314.

Senate Bill 315.

HIXON OF CARROLL, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate and House, to-wit:

Senate Bill 325. A bill to amend an Act amending an Act establishing City Court of Monroe.

Senate Bill 251. A bill to amend an Act regulating banking in the State of Georgia.

House Bill 988. A bill to create new County of Lanier.

House Bill 939. A bill to amend an Act to establish a Board of Commissioners of Roads and Revenues for Jenkins County

House Bill 886. A bill to amend an Act establishing City Court of Pelham.

House Bill 760. A bill to amend an Act establishing Georgia Normal and Industrial College.

House Resolution 185. A resolution inviting Governor Cox and Hon. Franklin Roosevelt to speak in Georgia.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate and House, to-wit:

Senate Bill 311. A bill to amend an Act to incorporate the Town of Ideal in Macon County.

House Bill 998. A bill to amend an Act creating a Board of Roads and Revenues of Douglas County.

House Bill 964. A bill to incorporate the City of Stockbridge.

House Bill 962. A bill to amend the several Acts incorporating City of Cedartown.

House Bill 950. A bill to create a new charter for Town of Palmetto.

The following bills of the House and Senate, favorably reported, were read the second time:

By Mr. Daniel of Heard—

House Bill No. 316. A bill to provide for guardians of persons non compos mentis.

By Mr. DuBose of Clarke—

House Bill No. 750. A bill to authorize stenographic reporters of Superior Courts to report evidence and charge of Court in misdemeanor cases when directed by presiding Judge.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 829. A bill to amend Section 1205 of Penal Code relative to disposition of female felony convicts.

By Mr. Sweat of Ware—

House Bill No. 909. A bill to amend Act relative to transfers of land titles relative to increase in compensation of examiners.

By Mr. Lewis of Hancock—

House Bill No. 1021. A bill to provide for transfer of certain criminal cases from City Courts to Superior Courts of circuit where such City Courts are located.

By Mr. Griffin of Decatur—

House Bill No. 1047 A bill to authorize City of Bainbridge to establish and change grade of streets and sidewalks in said city

By Mr. Ware of Warren—

House Bill No. 1061. A bill to amend charter

of Town of Camak relative to qualifications of tax assessors of said town.

By Mr. Williams of Worth—

House Bill No. 1079. A bill to amend an Act to create new charter for City of Sylvester relative to assessment of property for paving and improving streets.

By Messrs. Dorris of the 48th, Steed of the 37th and Barrett of the 31st—

Senate Bill No. 217 A bill to fix salaries of shorthand writers of Supreme Court and Court of Appeals.

By Mr. Allen of the 35th—

Senate Bill No. 223. A bill to authorize Governor to acquire supplements to Parks' Code of Georgia to supply State institutions.

By Mr. Barrett of the 31st—

Senate Bill No. 225. A bill to amend Section 4212 of Code of 1910 relative to admissibility in evidence of copies of registered deeds.

By Messrs. Larkin, Vickery, Kirkland, Bowden, Elders, Harbin, Shingler and Smith—

Senate Bill No. 299. A bill to amend Constitution of State so as to create new County of Brantley.

By Mr. Brooks of the 13th—

Senate Bill No. 310. A bill to amend an Act in-

incorporating Town of Montezuma so as to extend corporate limits of said town.

By Mr. Pittman of the 42nd—

Senate Bill No. 314. A bill to amend charter of City of Cartersville so as to provide for collection of taxes semi-annually.

By Mr. Pittman of the 42nd—

Senate Bill No. 315. A bill to amend Act to amend charter of City of Cartersville relative to increase of taxes for support of public schools of said city.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Stone of Jeff Davis:

A bill to abolish Section 4747 of Civil Code relative to per diem of jurors in Justice Courts.

A substitute offered by the Committee on Special Judiciary was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Acts relating to City Court of Savannah relative to motions for new trial.

The report of the Committee, which was favorable to the passage of the bill was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Anderson of Jenkins—

A bill to amend an Act to establish City Court of Millen relative to salary of Solicitor and Judge thereof.

The report of the Committee, which was favorable to the passage of the bill was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Quincey of Coffee—

A bill to amend charter of City of Douglas relative to collection of commutation street tax in said city.

The report of the Committee, which was favorable to the passage of the bill was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Shannon of Twiggs—

A bill to establish City Court of Jeffersonville in County of Twiggs.

The report of the Committee, which was favorable to the passage of the bill was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Middleton of Early—

A bill to amend Act to create City Court of Blakely relative to striking of jurors and to increase salaries of Solicitor and Judge thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Griffin of Decatur—

A bill to amend Act establishing City Court of Bainbridge relative to salary of Judge thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Quincey of Coffee—

A bill to amend charter of City of Broxton relative to disposition of public school funds in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sweat of Pierce—

A bill to amend Act to establish City Court of Blackshear relative to taking judgment where no defense is filed and fees of Solicitor in certain cases.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Strozier and Cochran of Bibb—

A bill to regulate compensation of stenographic reporters in certain circuits.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Barrett of the 31st—

A bill to fix terms of Superior Court of Stephens County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101
Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Duncan of the 36th—

Senate Bill No. 251. A bill to amend Act to regulate banking in this State relative to equipment, clerical and office expenses of the Department of Banking and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Brooks of the 13th—

Senate Bill No. 311. A bill to amend an Act to incorporate the Town of Ideal relative to terms of office of Mayor and Council.

Referred to Committee on Corporations.

By Mr. Blasingame of the 27th—

Senate Bill No. 325. A bill to amend Acts establishing City Court of Monroe relative to time of holding said Court and salaries of Judge and Solicitor thereof.

Referred to Committee on County and County Matters.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules having had under consideration matter of fixing a calendar for this day following Unanimous Consents, instructs me, as its Vice-Chairman, to report back to the House the following Resolution with recommendation that same do pass:

Resolved, That the following be fixed as a calendar for Monday immediately after Unanimous Consents, to-wit:

1. Senate Bill No. 250.
2. House Bill No. 945. A bill to amend the warehouse law.
3. House Bill No. 647 Amendment to tax Act.
4. House Bill No. 412. A bill to permit defendants to give bond under certain conditions.
5. House Bill No. 342. A bill providing for protection of game and fish.

6. House Bill No. 667 A bill to amend Section 2554 of Civil Code relative to bonds of county officers.

7 House Bill No. 827 Relative to Lanier County

That debate on each of said bills be limited to 5 minutes.

NEILL, Vice-Chairman.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to, and the resolution embodied in the report of the Committee on Rules was adopted.

The following bills of the House, set as special orders by the report of the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Dorris of the 48th and Clements of the 45th—

A bill to fix time of holding Superior Courts in various counties of Cordele Judicial Circuit.

The following amendment was read and adopted:

By Mr. Palmer of Crisp—

Moves to amend Senate Bill No. 250:

1. By striking all of Section One of said bill from and after the first paragraph thereof.

2. By inserting in lieu of the provisions thereof so stricken, new provisions as follows, to-wit:

“For the County of Ben Hill the second and third Mondays in January, April, July and October.

“For the County of Dooly the second and third Mondays in February, June, September and December.

“For the County of Crisp, the fourth Monday and the Monday following in February, May, September and November.

“For the County of Wilcox the fourth Monday and the Monday following in January, March, June and October.

“Section 2. Be it enacted further by the authority aforesaid that this Act shall become effective on and from January 1st, 1921.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 114, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Jasper—

A bill to amend Act creating Warehouse Department for State of Georgia.

On motion the bill was tabled.

By Mr. Whitaker of Lowndes—

A bill to amend Act relative to taxing the professions.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 100, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Dobbs of Cobb —

A bill to provide bail for the appearance of persons charged with misdemeanor and for appearance of witnesses in Courts of State.

The following amendment was read and adopted:

By Mr. Barnes of Bibb—

Moves to amend House Bill Number 412, by Mr. Dobbs of Cobb County, as follows, to-wit:

1. By adding after the word "State" in the caption of said bill the following words: "to provide for the giving of cash bonds by any person charged with any bailable offense or crime, and for other purposes."

2. By adding a new section to said original bill to be known as "Section 2," as follows, to-wit:

"Section 2. Be it further enacted by the authority aforesaid, that any person charged with any crime or misdemeanor that is bailable under the laws of this State, or any person held as a witness under the laws of this State, or any person under arrest for a violation of any of the laws of this State that is, or are, bailable, shall have the right

to give a cash bond in lieu of a bond with securities as now provided by the laws of said State, which said cash bond when given shall be forfeited, or rendered invalid, or returned to the person giving such cash bond, as the case may be, in the same manner as bonds with securities are forfeited or rendered invalid, provided, however, that the privilege of giving the cash bond herein designated shall only apply to such cases and such crimes as are bailable under the laws of this State.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brannen of Bulloch—

A bill to prevent catching by any sort of fishing tackle any perch, bream or trout from their beds in Georgia.

On motion the bill was tabled.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Swift of Elbert and Dobbs of Cobb.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

TUESDAY, JULY 27, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzclaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatahoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Gordon	Smith of Telfair
Kimsey	Owen of Paulding	Stewart
King	Owen of Stephens	Stone
Kirby	Pace	Stovall
Knabb	Palmer of Crisp	Strozier
Knight	Palmour of Hall	Stubbs
Lambert	Parrish	Sumner
Lankford	Penland	Sweat of Pierce
Lasseter	Perryman	Sweat of Ware
Law	Pilcher	Swift
Lawrence	Pope	Swint
Lee	Purcell	Tankersley
Lewis	Quincey	Tatum of Campbell
Lindsay of DeKalb	Ramsey of Brooks	Tatum of Dade
Lindsey of Wilkes	Ramsey of Columbia	Thompson
Longley	Rees	Thurmond
MacIntyre	Reid	Timmerman
McDaniel	Reiser	Trippe
McDonald	Reville	Walker
McFarland	Richards	Wall
McKenney	Richardson	Ware
Mann	Rimes	Weston
Manning	Rogers of Elbert	Whitaker of Lowndes
Mason	Rogers of Laurens	Whitaker of Rockdale
Middleton	Royal	Williams of Bulloch
Milner	Seaman	Williams of Miller
Minchew	Shannon	Williams of Walton
Moore of Butts	Sibley	Williams of Worth
Moore of Fulton	Smiley	Willoughby
Moye	Smith of Candler	Wohlwender
Mundy	Smith of Carroll	Woods
Neill	Smith of Fulton	Woody
Nichols of Spalding	Smith of Haralson	Wyatt
Nichols of Wayne	Smith of Meriwether	Wynne
		Mr. Speaker

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.

5. First Reading Senate Bills and Resolutions.

The following bills of the House were introduced, read the first time and referred to Committees:

By Mr. Carswell of Wilkinson—

House Bill No. 1091. A bill to amend Constitution of State relative to borrowing power of Governor.

Referred to Committee on Amendments to Constitution.

By Mr. Coates of Pulaski—

House Bill No. 1092. A bill to amend Act fixing salary of Treasurer of Pulaski County so as to increase said salary

Referred to Committee on County and County Matters.

By Mr. Shannon of Twiggs—

House Bill No. 1093. A bill to amend Act to

create Board of Commissioners of Roads and Revenues for Twiggs County relative to compensation of said Commissioners and employment of Superintendent of Roads and Bridges.

Referred to Committee on County and County Matters.

By Mr. Johnson of Chattahoochee—

House Bill No. 1094. A bill to create new charter for Town of Cusseta.

Referred to Committee on Municipal Government.

By Messrs. Brannen and Williams of Bulloch—

House Bill No. 1095. A bill to abolish office of County Treasurer of Bulloch County.

Referred to Committee on County and County Matters.

By Mr. Barrett of Pike—

House Bill No. 1096. A bill to amend Act to incorporate Town of Molena relative to election of certain officer of said town.

Referred to Committee on Corporations.

By Mr. Rogers of Laurens—

House Bill No. 1097 A bill to amend an Act to create charter for Town of Cadwell relative to corporate limits of said town.

Referred to Committee on Corporations.

By Mr. DeLoach of Evans—

House Bill No. 1098. A bill to provide for working public roads of Evans County by amending Act providing for same and to fix number of days of road duty and commutation street tax.

Referred to Committee on County and County Matters.

By Mr. DeLoach of Evans—

House Bill No. 1099. A bill to amend Act to create Board of Commissioners of Roads and Revenues for County of Evans relative to compensation of Clerk of said Board of Commissioners.

Referred to Committee on County and County Matters.

By Mr. Pace of Sumter—

House Bill No. 1100. A bill to amend Act to incorporate Town of DeSoto so as to extend corporate limits of said town.

Referred to Committee on General Judiciary No. 2.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me, as Chairman, to

report the same back to the House with the recommendation that the same do pass:

House Bill No. 1081.

JACKSON OF JONES, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Public Printing, submitted the following report:

Mr. Speaker:—

Your Committee on Public Printing have had under consideration the following House bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1006, do pass.

E. H. GRIFFIN, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 873. Being a new charter for Cave Spring, Floyd County, Ga., by substitute.

House Bill 1088. Amending charter of Monticello.

House Bill No. 1089. Amending charter of Hahira.

House Bill No. 1084. Incorporating City of Manassas.

Senate Bill No. 311. To amend charter of Ideal.

House Bill No. 1090. Amending Act creating public schools of Jefferson, Jackson County, Ga.

HIXON OF CARROLL, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following House bill, No. 1032, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass as amended:

House Bill 1082, do pass.

JACKSON OF JONES, Chairman.

Mr. Lankford of Toombs County, Chairman of the Committee on Conservation, submitted the following report:

Mr Speaker:—

Your Committee on Conservation have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the

same back to the House with the recommendation that the same do pass:

Senate Bill No. 63. Known as Pure Paint Bill.

Respectfully submitted,

LANKFORD OF TOOMBS, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

1071. To abolish and recreate Board of Commissioners of Roads and Revenues of Catoosa County.

1074. To amend Act creating Board of Commissioners of Roads and Revenues of Haralson County.

1073. To abolish office of Treasurer of Hancock County and to provide for disbursements of funds of said county.

1076. To amend Act fixing salary of Treasurer of Cobb County.

1078. To amend Act fixing salary of Treasurer of Banks County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

147 A bill to define the meaning of the words “owner” and “larceny.”

326. A bill to amend an Act creating a Board of Roads and Revenues for Walton County.

323. A bill to amend an Act establishing the City Court of Blackshear.

327 A bill to amend charter of City of Americus.

322. A bill providing for another State depository in Atlanta.

321. A bill to amend an Act establishing City Court of Madison.

275. A bill to amend Section 1484 of Criminal Code of 1910.

213. A bill to create an Industrial Commission.

The following bills of the House and Senate, favorably reported, were read the second time:

By Messrs. Hamilton, Copeland and Davis of Floyd—

House Bill No. 873. A bill to create new charter for City of Cave Springs.

By Mr. Milner of Dodge—

House Bill No. 1006. A bill to appropriate money to reimburse Superintendent of Public Printing for expenses of clerical help.

By Mr. Lewis of Hancock—

House Bill No. 1073. A bill to abolish office of County Treasurer of Hancock County.

By Mr. Smith of Haralson—

House Bill No. 1074. A bill to amend an Act to create Board of Commissioners of Roads and Revenues for Haralson County so as to fix compensation of members of said Board.

By Messrs. Dobbs and Gann of Cobb—

House Bill No. 1076. A bill to amend Act fixing salary of Treasurer of Cobb County so as to increase said salary.

By Mr. Harden of Banks—

House Bill No. 1078. A bill to amend an Act fixing salary of Treasurer of Banks County so as to increase said salary.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1081. A bill to amend Act to vest title to Commons of City of Columbus in Commissioners and authorizing sale or lease of said Commons by Commons Commissioners.

By Messrs. Jones and MacIntrye of Thomas—

House Bill No. 1082. A bill to amend charter of City of Thomasville by creating new charter and municipal government for said city.

By Mr. Purcell of Tattnall—

House Bill No. 1084. A bill to incorporate City of Manassas in Tattnall County.

By Mr. Jordan of Jasper—

House Bill No. 1088. A bill to amend Act to incorporate City of Monticello relative to elections and terms of office of Mayor and Councilmen.

By Mr. Whitaker of Lowndes—

House Bill No. 1089. A bill to amend Act incorporating Town of Hahira relative to levy of taxes for support of government of said town.

By Mr. Kea of the 16th—

Senate Bill No. 63. A bill to require persons selling paints and oils to label containers to show per cent of mineral constituents therein.

By Mr. Brooks of the 13th—

Senate Bill No. 311. A bill to amend Act to incorporate Town of Ideal relative to terms of office of Mayor and Council of said town.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Messrs. Burkhalter of Clinch, Parrish of Cook, et al.—

A bill to amend Act to create County of Lanier so as to place said county when created in the Alapaha Judicial Circuit.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Holmes of Monroe—

A bill to amend Act incorporating City of Forsyth relative to paving and improving streets and sidewalks of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Moore, Hendrix and Smith of Fulton—

The following amendment offered by the Committee on Municipal Government was read and adopted:

Amend Section 4 by adding the following after the word "Act" in the last line of said section: Provided that the amendment relating to the

change in the tax rate in this section shall not be effective until ratified by a majority of the people voting at an election to be called by the Mayor and Council of the City of College Park, said election to be held as other elections of the City of College Park.

The report of the Committee, which was favorable to the passage of the bill was agreed to as amended.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Griffin of Decatur—

A bill to authorize City of Bainbridge to establish and change grade of streets and sidewalks in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ware of Warren—

A bill to amend charter of Town of Camak relative to qualifications of tax assessors and amount of commutation street tax by said town and for other purposes.

The following amendment was read and adopted:

By Mr. Ware of Warren—

Moves to amend House Bill No. 1061: By inserting in line 34 and between the word “mayor” and the word “in” in said line of Section 1 the following: Provided that before the said Mayor shall appoint three members of the town council to act as tax assessors he shall advertise his intention to do so for 10 days, and on said advertisement shall be an affidavit that the said Mayor has personally spoken to 10 freeholders in said town, qualified voters therein, and that they have refused to act as tax assessors for said town of Camak. Said notice and affidavits shall be posted in three public places in said town of Camak, one of which must be on post office building door. If within the 10 days time advertisement by said Mayor, 3 freeholders, qualified voters of said town shall volunteer to act as tax assessors for said town, then said volunteers must be accepted by said Mayor and Councilmen, in the stead of appointments of tax assessor from members of Town Council.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 123, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Williams of Worth—

A bill to amend Act creating new charter for City of Sylvester relative to assessment of costs of paving and improving streets in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 121, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brooks of the 13th—

A bill to amend Act incorporating Town of Montezuma so as to extend corporate limits of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 117, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pittman of the 42nd—

A bill to amend charter of City of Cartersville so as to provide for collection of taxes semi-annually.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 116, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pittman of the 42nd—

A bill to amend Act to amend charter of City of Cartersville so as to empower Mayor and Aldermen to increase taxes for support of public schools in said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 114, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent House Bill No. 922 was recommitted to the Committee on General Judiciary No. 2.

By unanimous consent the following bill of the House was read the second time and recommitted:

By Mr. Hullender of Catoosa—

House Bill No. 1071. A bill to abolish the Board of Roads and Revenues of the County of Catoosa.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:—

Your Committee on Rules have had under consideration the matter of fixing a special calendar of general bills for thirty minutes each day after the

period of unanimous consents and instructs me as its Vice-Chairman to report back to the House the following resolution with recommendation that same do pass, to-wit:

“Resolved, that at each morning’s session immediately after the period of unanimous consents, the Committee on Rules shall be authorized to fix a calendar of general bills, to last not longer than thirty minutes, with individual speeches limited to 5 minutes.”

Your Committee has also had under consideration the matter of fixing a calendar to following this Tuesday morning immediately after the disposition of the above special calendar, and instructs me, as its Vice-Chairman, to report back to the House, with the recommendation that it be adopted, the following order of business to follow said special calendar, to-wit:

1. House Bill 18. Constitutional amendment relating to taxation.

2. Senate Bill 299. Brantley County (Debate on this bill limited to 15 minutes on each side.)

3. House Bill 206. Amendment to Constitution relating to Atlanta.

4. House Bill 245. Amendment to Constitution relating to Pensions.

5. House Resolution 125. Constitutional amendment relative to appointment of Judges.

6. House Bill 241. Constitutional amendment relative to appropriations to State Educational Institutions.

NEILL, Vice-Chairman.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to, and the resolution embodied in the report of the Committee on Rules was adopted.

The following special calendar for Tuesday, July 27, to follow Unanimous Consents, was taken up for consideration:

1. House Bill 796. (Sweat of Ware.) Soldiers Home Bill.

2. House Bill 850. (Palmour of Hall.) A bill relating to administrators' sales.

3. House Bill 667 (Reid of Willcox.) A bill to amend Section 2554 of Code relative to bonds of county officers.

4. House Bill 917 (Alfriend.) A bill relative to disposition of dead bodies at G. S. S.

5. House Bill 482. (Rogers.) A bill to repeal law relative to commitments to G. S. S.

6. House Bill 916. (Judge Sweat.) To amend Tax Act in reference to automobile tax.

7 House Bill 750. (DuBose.) A bill to give Judge discretion to have evidence taken in misdemeanor cases.

8. House Bill 730. (Jordan.) U. S. Cotton standard.

9. House Bill 844. (Wall.) To prescribe jurisdiction of County Courts.

10. House Bill 1021. (Lewis of Hancock.) A bill providing for transfer of criminal cases from City Courts to Superior Courts.

By Messrs. Sweat of Ware, Lawrence of Chatham and Bradford of Whitfield—

A bill to amend Acts relating to maintenance and management of Confederate Soldiers' Home of Georgia.

The following amendment offered by the Committee on Invalid Pensions and Soldiers Home was read and adopted:

Committee amends House Bill No. 796 as follows: Amend by inserting before the word "food," in eighth of the 3rd section the word "clothing."

The report of the Committee, which was favorable to the passage of the bill as amended was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Palmour of Hall—

A bill to amend Section 4028 of Code of 1910 relative to place of administrators' sales.

The following amendment was read and adopted:

By Mr. Knight of Berrien—

Moves to amend the bill as follows: By adding a new section and read as follows: Section 2nd. Be it further enacted by the authority aforesaid that all laws and parts of laws in conflict with this Act be and the same are hereby repealed.

The report of the Committee which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 121, Nays 1.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Reid of Wilcox—

A bill to amend Section 2554 of Code of 1910 relative to bonds of county officers.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 125, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Alfriend of Baldwin—

A bill to amend an Act relative to disposition of dead bodies by Georgia State Sanitarium at Milledgeville.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the House and Senate, set as special orders by the report of the Committee on

Rules to follow the special 30 minute calendar of general bills, were read the third time and placed upon their passage:

By Mr. Arnold of Clay—

A bill to amend Constitution of State relative to levy of taxes.

On motion the consideration of the bill was postponed to Wednesday, July 28, 1920, to follow House Resolution No. 130.

The hour of 11 o'clock A. M. having arrived, the Senate appeared upon the floor of the House and the joint session convened for the purpose of having presented to the State a Georgia Flag by the Atlanta Chapter of the United Daughters of the Confederacy; was called to order by Hon. Samuel L. Olive, President of the Senate.

The resolution providing for a joint session was read by the Secretary of the Senate.

The President of the Senate then introduced Mrs. John A. Perdue, President of the Atlanta Chapter of the United Daughters of the Confederacy, who directed the following program:

1. Song.
2. Bringing in of Flag of State of Georgia by some little boys.
3. Presentation of Flag by Hon. E. R. Black, of Atlanta.
4. Acceptance of Flag for the State by Governor Dorsey.
5. Song.

Mr. Moye of Randolph made the motion, later to be reduced to writing, that appropriation be made to provide for the proper care of the Flag, and the motion prevailed.

On motion of Mr. Ayres of the 33rd the joint session was dissolved.

The Senate retiring from the floor of the House, the Speaker again called the House to order.

The House again took up consideration of House and Senate Bills set as special orders by the report of the Committee on Rules.

By Messrs. Larkin, Vickery, Kirkland, Bowden, Elders, Harbin, Shingler and Smith—

A BILL.

Entitled an Act to propose an amendment to Paragraph Two (2), Section One (1), Article Eleven (11), of the Constitution of the State of Georgia.

The General Assembly of the State of Georgia hereby proposes to the qualified electors of said State an amendment to Paragraph Two (2), Section One (1), Article Eleven (11), of the Constitution of the State of Georgia, as heretofore amended, so as to provide for the creation of a new county to be known as Brantley, and for other purposes.

Section 1. In addition to the counties now provided for by the Constitution of Georgia, as amended, there shall be organized, by this further amendment to Paragraph Two (2), Section One (1), Article Eleven (11), another new county to be known as BRANTLEY, the same to be laid out from the coun-

ties of Pierce, Charlton and Wayne, and shall include all of the territory embraced within boundaries as follows, to-wit: Commencing at the southwest corner of the County of Pierce, thence running eastwards along the county line between Pierce and Charlton to the southeast corner of land lot three hundred (300) in the 9th district of Pierce County; thence north by east along the line between Pierce and Charlton Counties to the southwest corner of land lot number twelve (12) in the 2nd district of Charlton County; thence east by south along land lot line to the southeast corner of land lot number one hundred and seventeen (117) in said 2nd district of Charlton County; and thence north on the east lines and east on the south lines of land lots numbers one hundred seventeen (117), one hundred forty-one (141), one hundred seventy-nine (179), two hundred and seven (207), and two hundred forty-one (241), all in the said 2nd district of Charlton County, to the northeast corner of land lot number two hundred and forty-one (241) aforesaid; thence northwards to where Buffalo Creek crosses the east line of fractional lot number two hundred and fifty in the 2nd district of Wayne County; thence along the line between the Counties of Wayne and Charlton to the Camden County line; thence northwards along the lines between the Counties of Wayne and Camden to the Glynn County line; thence northwards along the line between the Counties of Wayne and Glynn to a point on said county line one thousand (1000) feet north of where the Atlanta, Birmingham & Atlantic Railway mainline crosses said county line; thence westwards along a line parallel with, and distant one thousand (1000)

feet from said mainline of the aforesaid railroad to the west line of land lot number two hundred and forty-four (244) in the 3rd land district of Wayne County; thence southwards along the west line of land lots two hundred forty-four (244), two hundred forty-five (245), two hundred forty-six (246), two hundred forty-seven (247), and two hundred and forty-eight (248) in said 3rd district of Wayne County; to the channel of the Big Satilla river; thence westwards along and up the channel of said Big Satilla river to the line between the Counties of Pierce and Ware; thence southwards along the line between said Counties of Pierce and Ware to the southwest corner of Pierce County, the point of beginning.

The county site of said new county, Brantley, shall be the Town of Hoboken, Georgia.

Said county shall be attached to the Eleventh Congressional District; to the Waycross Judicial Circuit, and to the Third Senatorial District, until changed by the General Assembly of Georgia.

Terms of Superior Court shall be two in number, held on the first Monday in June, and on the Fourth Monday in November, in each year, until the number of said terms and time of holding the same shall be changed by the General Assembly

Justices of the Peace and Constables cut off into the new county shall continue to exercise the duties and powers of their respective offices until new militia districts are laid off in said new county, and until their successors are elected and qualified.

The voters of said new county qualified to vote

for members of the General Assembly, under the laws of Georgia, shall on the second Wednesday in December, 1920, elect an Ordinary, Clerk of the Superior Court, Sheriff, Coroner, Tax Collector, Tax Receiver, County Treasurer, County Surveyor, County School Superintendent, and Representative in the General Assembly, who shall hold office until the next general election for county officers shall be held in the State of Georgia, and until their successors are elected and qualified, and said officers shall qualify, give bond, and take oath as prescribed by law. Said election shall be held at the schoolhouse at Hoboken, the county seat of said county, by managers appointed by the Ordinary of Pierce County for said purpose, or by three freeholders in event the managers so appointed fail or refuse to hold said election; and said election shall be held under the laws now of force relating to the manner of holding elections for county officers. The officers elected at said election shall enter upon the discharge of their respective duties on the 1st day of January, 1921. The Ordinaries of the counties from which said new county is laid out shall furnish the managers of said election with a list of the legal voters registered in their respective counties who reside within the territory included in said new county.

Section 2. The provisions of Sections 829 to 848, inclusive, of the Code are hereby made applicable to said new county; and said new county, when created, shall be a "statutory county," and subject to all general laws of this State applicable to the counties thereof.

Section 3. The county authorities of said new county shall have the right to create a debt for and

on behalf of said county to defray the public expenses thereof for the first year, without submitting the same to a vote of the qualified voters thereof.

Section 4. Said new county when created shall be entitled to one representative in the lower House of the General Assembly of Georgia, and the membership of said House shall be increased by one, so as to admit of representation therein for said new county.

Section 5. The General Assembly is authorized to correct any mistake or mistakes, or inaccuracies, in reference to the boundaries of said new county.

Section 6. Whenever the constitutional amendment hereby proposed shall be agreed to by two-thirds of the members of the two Houses of the General Assembly, and the same entered on their Journals, with the "yeas" and "nays" taken thereon, the Governor shall cause said proposed amendment to be published in at least two newspapers in each congressional district in this State for a period of two months next preceding the next general election; and the Governor shall provide for the submission of this proposed amendment to the electors of the State at the next general election to be held therein, for their ratification or rejection. All persons voting in said election in favor of said proposed amendment shall have written or printed on their ballots the words, "For the amendment to the Constitution creating the new County of Brantley;" and those opposed thereto shall have written or printed on their ballots the words, "Against the amendment to the Constitution creating the new

County of Brantley.” The returns of said election shall be made to the Secretary of State, who shall certify the result thereof to the Governor, and if said proposed amendment be ratified by a majority of the voters voting in said general election, the Governor shall issue his proclamation to said effect.

The following amendment offered by Mr. Nichols of Wayne was read and adopted:

Mr. Nichols of Wayne moves to amend Senate Bill No. 299, as follows, to-wit:

1. By striking all of Section 1 of said bill which describes the boundaries of the proposed new county, and

2. By substituting in lieu of the description of boundaries so stricken, a new description as follows, to-wit:

“Beginning at the southeast corner of Pierce County, at the southeast corner of lot of land number three hundred (300) in the 9th district of Pierce County, and thence northwards along the line between Pierce and Charlton Counties to the southwest corner of land lot number thirteen (13), in the 2nd district of Charlton County; thence eastwards along the south line of land lots numbers thirteen (13), fifty-two (52), seventy-seven (77), one hundred and sixteen (116), one hundred and forty-one (141), one hundred and eighty (180), two hundred and five (205), and fractional lot two hundred and forty-four (244), and thence continuing in a straight line to Buffalo Creek, and thence eastwards along the line between Counties of Charlton and Wayne to the Big Satilla river and the western line of Cam-

den County; thence northwards along the line between Wayne and Camden Counties to the Glynn County line; thence further northwards along the line between the Counties of Wayne and Glynn to a point on said county line one mile north of the mainline of the Atlanta, Birmingham and Atlantic Railway; thence westwards along a line one mile north of and parallel with the aforesaid main line of the Atlanta, Birmingham and Atlantic Railway to the Little Satilla river, and the line between the Counties of Wayne and Pierce; thence southeast along the channel of the Little Satilla river to the southwest corner of land lot number one (1) in the 3rd district of Wayne County; thence southwards along the west lines of land lots numbers thirty-two (32) and thirty-one (31) in the 2nd district of Pierce County, to the channel of the Big Satilla river; thence westwards up the channel of the Big Satilla river, through Pierce County, to the county line between Pierce and Ware Counties; and thence south and southeast along the county line between Pierce and Ware Counties to the Charlton County line; and thence eastwards along the county line between Pierce and Charlton to the southeast corner of Pierce County, to the point of beginning aforesaid.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.

Adams of Newton	Griffin	Mason
Adams of Walton	Guess	Middleton
Alfriend	Gunnells	Milner
Anderson of Jenkins	Hamilton	Moore of Butts
Arnold	Harden	Moye
Atkinson	Haynie	Mundy
Barnes	Hendrix	Neill
Barwick	Hinton	Nichols of Spalding
Bates	Hixon	Nichols of Wayne
Bellah	Hodges	Owen of Gordon
Bird	Hollis	Owen of Paulding
Blalock	Hudson	Palmer of Crisp
Bowen	Hullender	Palmour of Hall
Boyett of Stewart	Hyers	Parrish
Bradford	Jackson of Towns	Penland
Brannen	Johns	Perryman
Brinson	Johnson of Appling	Pilcher
Burkhalter	Johnson of Bartow	Pope
Bush	Johnson of Chatta-	Purcell
Calhoun	hoochee	Quincey
Cannon	Jones of Lowndes	Ramsey of Brooks
Carswell	Jones of Thomas	Rees
Clarke	Jordan of Jasper	Reid
Clifton	Jordan of Wheeler	Reiser
Coates	Kelley	Reville
Cochran	Kent	Richards
Corbett	Kimsey	Rimes
Covington	King	Rogers of Elbert
Cranford	Kirby	Rogers of Laurens
Daniel	Knabb	Royal
Davis of Oglethorpe	Knight	Seaman
De La Perriere	Lambert	Sibley
DeLoach	Lankford	Smiley
Dickey	Lasseter	Smith of Candler
DuBose	Law	Smith of Carroll
Duncan of Dawson	Lawrence	Smith of Fulton
Duncan of Hall	Lewis	Smith of Haralson
Dyer	Lindsey of Wilkes	Smith of Meriwether
Eve	Longley	Smith of Telfair
Falligant	McDaniel	Stewart
Gallaher	McFarland	Stone
Gann	Mann	Stuhbs
Grant	Manning	Sumner

Sweat of Pierce	Thurmond	Williams of Walton
Sweat of Ware	Trippe	Williams of Worth
Swint	Walker	Willoughby
Tankersley	Ware	Wohlwender
Tatum of Campbell	Whitaker of Lowndes	Woods
Tatum of Dade	Williams of Bulloch	Woody
Thompson	Williams of Miller	Wynne

Those voting in the negative were Messrs.:

Buxton	Ficklen	MacIntyre
Callahan	Holmes	Pace
Copeland	Jackson of Jones	Swift

Those not voting were Messrs.:

Anderson of Chat-	Green	Owen of Stephens
tooga	Guess	Ramsey of Columbia
Barrett	Harvin	Richardson
Boyett of Marion	Hollingsworth	Stovall
Brooke	Holtzclaw	Strozier
Brown	Jones of Meriwether	Timmerman
Burt	Lee	Wall
Bussey	Lindsay of DeKalb	Warren
Cole	McDonald	Weston
Julpepper	McKenney	Whitaker of Rockdale
Davis of Floyd	Minchew	Wyatt
Dobbs	Moore of Fulton	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 149, Nays 9.

The bill having received the requisite constitutional majority, was passed as amended.

Mr. Smith of Haralson moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Cole of Coweta, Harvin of Calhoun and Palmer of Crisp.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

WEDNESDAY, JULY 28, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Knabb
Adams of Walton	Haynie	Knight
Alfriend	Hendrix	Parrish
Anderson of Chat-	Hinton	Penland
tooga	Hixon	Perryman
Anderson of Jenkins	Hodges	Pilcher
Arnold	Hollingsworth	Pope
Atkinson	Hollis	Purcell
Barnes	Holmes	Quincey
Barwick	Holtzclaw	Ramsey of Brooks
Barrett	Hudson	Ramsey of Columbia
Bates	Hullender	Rees
Bellah	Hyers	Reid
Bird	Jackson of Jones	Reiser
Blalock	Jackson of Towns	Reville
Bowen	Johns	Richards
Boyett of Marion	Johnson of Appling	Richardson
Boyett of Stewart	Johnson of Bartow	Rimes
Bradford	Johnson of Chatta-	Rogers of Elbert
Brannen	hoochee	Rogers of Laurens
Brinson	Jones of Lowndes	Royal
Brown	Jones of Meriwether	Seaman
Burkhalter	Jones of Thomas	Shannon
Burt	Jordan of Jasper	Sibley
Bush	Jordan of Wheeler	Smiley
Bussey	Kelley	Smith of Candler
Buxton	Kent	Smith of Carroll
Calhoun	Kimsey	Smith of Fulton
Callahan	King	Smith of Haralson
Cannon	Kirby	Smith of Meriwether

Smith of Telfair	Harden	Palmour of Hall
Stewart	Harvin	Stovall
Stone	Lambert	Strozier
Clarke	Lankford	Stubbs
Clifton	Lasseter	Sumner
Coates	Law	Sweat of Pierce
Cochran	Lawrence	Sweat of Ware
Cole	Lee	Swift
Copeland	Lewis	Swint
Corbett	Lindsay of DeKalb	Tankersley
Covington	Lindsey of Wilkes	Tatum of Campbell
Cranford	Longley	Tatum of Dade
Culpepper	MacIntyre	Thompson
Daniel	McDaniel	Thurmond
Davis of Floyd	McDonald	Timmerman
Davis of Oglethorpe	McFarland	Trippe
De La Perriere	McKenney	Walker
DeLoach	Mann	Wall
Dickey	Manning	Ware
Dobbs	Mason	Weston
DuBose	Middleton	Whitaker of Lowndes
Duncan of Dawson	Milner	Whitaker of Rockdale
Duncan of Hall	Minchew	Williams of Bulloch
Dyer	Moore of Butts	Williams of Miller
Eve	Moore of Fulton	Williams of Walton
Falligant	Moye	Williams of Worth
Ficklen	Mundy	Willoughby
Gallaher	Neill	Wohlwender
Gann	Nichols of Spalding	Woods
Grant	Nichols of Wayne	Woody
Green	Owen of Gordon	Wyatt
Griffin	Owen of Paulding	Wynne
Guess	Owen of Stephens	Mr. Speaker
Gunnells	Pace	
Hamilton	Palmer of Crisp	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter Under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading of House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having local application.

5. First reading of Senate Bills and Resolutions.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Smiley of Liberty—

House Bill No. 1101. A bill to amend Act creating City Court of Hinesville relative to salary of Judge thereof.

Referred to Committee on Special Judiciary.

By Mr. Smith of Telfair—

House Bill No. 1102. A bill to amend Act creating office of Commissioner of Roads and and Revenues for Telfair County so as to provide for a Bond Commission for said county.

Referred to Committee on County and County Matters.

By Messrs. Hamilton, Copeland and Davis of Floyd—

House Bill No. 1103. A bill to vest in Floyd

County full and complete control over bridge spanning Oostanaula River.

Referred to Committee on Corporations.

By Messrs. Smith and Jones of Meriwether—

House Bill No. 1104. A bill to amend Act to reorganize State Highway Department to provide the right to condemn property for State Aid Roads in certain cases.

Referred to Committee on General Judiciary No. 2.

By Messrs. Smith and Jones of Meriwether—

House Bill No. 1105. A bill to amend Act to increase membership of Railroad Commission of Georgia so as to enlarge and more clearly define powers and duties of said commission.

Referred to Committee on General Judiciary No. 2.

By Messrs. McDonald, Reville and Pilcher of Richmond and Stovall of McDuffie—

House Bill No. 1106. A bill to amend an Act to abolish fee system in Superior Courts of Augusta Judicial Circuit relative to amount to be paid by each county of said circuit for salary of Solicitor-General thereof.

Referred to Committee on Special Judiciary.

By Messrs. DeLaPerriere and Holder of Jackson—

House Bill No. 1107 A bill to amend Act creat-

ing Board of Commissioners of Roads and Revenues for Jackson County relative to salary of Chairman of said Board and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Richards of Pickens—

House Bill No. 1108. A bill to create office of Commissioner of Roads and Revenues for Pickens County.

Referred to Committee on County and County Matters.

By Mr. Gunnells of Franklin—

House Bill No. 1109. A bill to amend an Act creating system of public schools in City of Lavonia relative to levy of taxes for school purposes.

Referred to Committee on Corporations.

By Mr. Gunnells of Franklin—

House Bill No. 1110. A bill to amend an Act incorporating City of Lavonia relative to levy of taxes in said city.

Referred to Committee on Corporations.

By Messrs. Bush of Mitchell, Harden of Banks and Anderson of Jenkins—

House Bill No. 1111. A bill to fix Sheriffs' fees in certain counties.

Referred to Committee on County and County Matters.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1112. A bill to amend Act incorporating Mayor and Aldermen of City of Savannah relative to penalty for violation of ordinance making assessment for street or commutation tax for said city.

Referred to Committee on Municipal Government.

By Mr. Sibley of Greene—

House Bill No. 1113. A bill to prohibit hunting or trapping of foxes in Greene County except in certain seasons of year.

Referred to Committee on Game and Fish.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1114. A bill to amend charter of City of Columbus relative to levy of taxes for ordinary expenses of said city.

Referred to Committee on Municipal Government.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1115. A bill to amend charter of City of Columbus relative to paying pension or compensation to widows and orphan children of employees of police force or fire department who loses life in discharge of duty.

Referred to Committee on Municipal Government.

By Messrs. Hodges and Swint of Washington—

House Bill No. 1116. A bill to amend charter of City of Tennille relative to time of holding election for Mayor and Aldermen.

Referred to Committee on Corporations.

By Mr. Jordan of Wheeler—

House Bill No. 1117 A bill to amend an Act creating County Commissioners of Wheeler County relative to road districts of said county.

Referred to Committee on County and County Matters.

By Mr. Wohlwender of Muscogee—

House Resolution No. 192. A resolution to make House Bill No. 732 special order.

Referred to Committee on Rules.

By Mr. Covington of Colquitt—

House Resolution No. 193. A resolution to make House Bill No. 685 special order.

Referred to Committee on Rules.

By Mr. Smith of Candler—

House Resolution No. 194. A resolution to make House Bill No. 349 special order.

Referred to Committee on Rules.

By Mr. Stone of Jeff Davis—

House Resolution No. 195. A resolution to extend privileges of floor to Hon. Lott W Johnson and Hon. H. G. Moore.

Referred to Committee on Privileges of Floor.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:—

Your Committee on Appropriations have had under consideration the following bills and resolutions of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Resolution 151, to refund \$90.00 to W W Crawford paid back.

House Bill 914, to appropriate \$6,000 deficiency to State Library.

House Bill 1039.

House Bill 757, appropriating \$20,000.00 to State Board of Entomology.

House Bill 714, appropriation \$4,000 for State Geologist.

House Bill 921, appropriating \$3,000 to State Printing Commission.

House Resolution 156, appropriatnig \$500,000.00 to pension fund for 1921.

House Bill 684, appropriating \$125,000 to Georgia School of Technology.

House Bill 969, appropriating \$10,000.00 to State Agricultural School at Albany, Ga.

House Bill 221, appropriating \$120,000.00 to twelve district agricultural schools.

House Bill 13, University of Georgia by amendment.

House Resolution 153, appropriating \$10,000.00 to Georgia Training School for Girls.

House Bill 856, appropriating to University of Georgia and Branches as amended.

House Bill 979, appropriating \$30,000.00 to Georgia Training School for Boys.

House Bill 853, appropriating \$15,000.00 deficiency for School for the Deaf.

House Bill 799, appropriating \$145,000 to University of Georgia and Its Branches.

House Bill 797, appropriating \$300,000.00 to Georgia State Sanitarium.

House Resolution 160, appropriating \$5,000.00 for repairs to Soldiers' Home.

House Bill 814, appropriating \$20,000 for 1920 and \$20,000 for 1921 for Alto Sanitarium.

House Bill 800, appropriating \$5,000.00 for repairs to G. N. & I. C. at Milledgeville.

House Resolution 33, appropriating \$5,000.00 for John B. Robinson.

CARSWELL, Chairman.

Mr. Lasseter of Dooly County, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:—

Your Committee on Banks and Banking have had under consideration the following bills and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Bills Nos. 738, 890 and 754.

LASSETER, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 960. To increase the salary of the State Chemist.

House Bill No. 1040. To empower municipalities to cultivate vacant land owned by them.

The following House bills do pass as amended:

House Bill No. 331. To provide that fertilizer and cotton seed meal tags shall not be limited as to the time they may be used.

The following Senate bill do not pass:

Senate Bill No. 27 To require all persons, firms and corporations to label name and kind and quantity of agricultural seed for planting purposes offered for sale and for other purposes.

Respectfully submitted,

JORDAN OF JASPER, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following House bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 977, do pass.

House Bill 1087, do pass.

E. H. GRIFFIN, Chairman.

Mr. Davis of Oglethorpe County, Vice-Chairman of the Committee on State of the Republic, submitted the following report:

Mr. Speaker:—

Your Committee on State of the Republic have had under consideration the following bill of the Senate and have instructed me, as Vice-Chairman, to

port the same back to the House with the recommendation that the same do pass:

Senate Bill No. 284. Entitled an Act to amend an Act by conferring additional authority upon the Board of Public Welfare.

DAVIS OF OGLETHORPE, Vice-Chairman.

Mr. Quincey of Coffee County, Chairman of the Committee on Railroads, has submitted the following report:

Mr. Speaker:—

Your Committee on Railroads have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the following recommendation that House Bill No. 990, to allow common carriers to grant free passes to Sheriffs and other arresting officers, do pass.

That House Bill No. 968, to amend Section 2663 of the Code of Georgia to extend jurisdiction of the Railroad Commission to the manufacturers of ice, do not pass.

QUINCEY, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House

and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1096, to amend the Act incorporating the Town of Molena.

HIXON OF CARROLL, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following House bills, 1086, 1090, and Senate bill, 309, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1086. An act to amend Act public school system of Ocilla, Ga.

House Bill 1090. An Act to amend Act public school system of Jefferson, Ga.

Senate Bill 309. To authorize Mayor and Council of Ideal, Macon County, to levy additional tax for public schools.

KYLE T. ALFRIEND, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of

he House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass:

Senate Bill No. 17.

House Bills Nos. 636, 876, 946, 974.

STEPHEN PACE, Chairman.

Mr. J. G. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bills of the Senate and House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 255. To amend Section 632 of the Penal Code by defining who is an immigrant agent. Recommended, do pass.

Senate Bill No. 257. To amend Section No. 2 of an Act approved August 21, 1911, relating to immigration agents. Recommended, do pass.

House Bill No. 692. To amend Section 4252 of the Civil Code relative to attorneys' fees. Recommended, do pass as amended.

House Bill No. 1022. To provide manner in which notices of assignment and purchase of wages and salaries shall be given. Recommended, do pass as amended.

Respectfully submitted,

SMITH OF FULTON, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills and resolutions of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 91.

House Bills Nos. 826, 693, 919, 1077, 1018, 1072, 1002, 922, 885, 838, 837.

House Resolution No. 58.

STEPHEN PACE, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1013, by substitute.

STEPHEN PACE, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1094.

JACKSON, Chairman.

Mr. Hullender of Catoosa, Chairman of the Committee on Enrollment, submitted the following report:

Mr Speaker:—

The Committee on Enrollment have examined, found properly enrolled, signed and ready for delivery to the Governor the following acts and resolutions, to-wit:

House Resolution No. 144. A resolution to instruct State Librarian to furnish copy of Parks' Code to State Sanitarium at Milledgeville.

House Bill No. 612. An Act to amend Act creating the City Court of Nashville.

House Bill No. 635. An Act to amend Act incorporating Town of Lincolnton.

House Bill No. 677. An Act to create new charter for the Town of Linwood.

House Bill No. 694. An Act to prohibit the hunting, following hounds, or in pursuit of, trapping or killing fox in Floyd County.

House Bill No. 707. An Act to abolish the office of County Treasurer of Fannin County.

House Bill No. 724. An Act to increase the salary of the Treasurer of Morgan County.

House Bill No. 729. An Act to incorporate the Town of Blythe.

House Bill No. 755. An Act to create a Board of Commissioners of Roads and Revenues for the County of Gordon.

House Bill No. 760. An Act to amend an Act establishing Georgia Normal and Industrial School.

House Bill No. 764. An Act to incorporate the Town of The Rock.

House Bill No. 770. An Act to amend the charter of the City of Atlanta.

House Bill No. 779. An Act to amend the Act to provide for a system of public schools for Albany.

House Bill No. 802. An Act to regulate the salaries of Judges, Guards, in certain counties.

House Bill No. 803. An Act to regulate the salaries of Sheriffs and Bailiffs in certain counties.

House Bill No. 809. An Act to authorize the Mayor and Council to order election for determining whether there shall be an issue of bonds for school purposes.

House Bill No. 816. An Act to incorporate the Town of Pocatigo.

House Bill No. 821. An Act to establish the City Court of Metter.

House Bill No. 841. An Act to create a new charter for the Town of Buena Vista.

House Bill No. 852. An Act to repeal an Act to establish the City Court of Darien.

House Bill No. 858. An Act to amend an Act to incorporate the City of Ocilla.

House Bill No. 861. An Act to amend an Act of the General Assembly, establishing a system of public schools for Dawson, Georgia.

House Bill No. 859. An Act to amend the charter of the City of Jackson.

House Bill No. 872. An Act to amend an Act to fix the salary of the Treasurer of Houston County.

House Bill No. 874. An Act to amend Section 6097, to amend the charter of the City of Fitzgerald.

House Bill No. 884. An Act to incorporate the Town of Alpharetta.

House Bill No. 886. An Act to amend an Act entitled an Act to establish the City Court of Pelham.

House Bill No. 891. An Act to amend the school laws of the City of Moultrie.

House Bill No. 898. An Act to provide for holding three terms a year of Superior Court in Hart County, Georgia.

House Bill No. 901. An Act to authorize, empower and direct the Mayor and Council of the Town of Quitman to levy an ad valorem tax.

House Bill No. 905. An Act to amend the charter of the City of White Plains.

House Bill No. 910. An Act to amend and create the City Court of Dublin, Ga.

House Bill No. 926. An Act to amend the charter of the Town of Maysville.

House Bill No. 932. An Act to repeal an Act incorporating the Town of Powder Springs.

House Bill No. 938. An Act to repeal an Act incorporating the Town of Resaca.

House Bill No. 939. An Act to amend an Act to establish a Board of Commissioners of Roads and Revenues for the County of Jenkins.

House Bill No. 951. An Act to repeal an Act creating the Town of Nichols.

House Bill No. 958. An Act to create a Board of Commissioners of Roads and Revenues for the County of Dawson.

House Bill No. 961. An Act to amend an Act to create Board of Commissioners of Roads and Revenues for the County of Webster.

House Bill No. 962. An Act to amend an Act incorporating the City of Cedartown.

House Bill No. 963. An Act to amend an Act creating a Board of Commissioners of Roads and Revenues for the County of Terrell.

House Bill No. 992. An Act to abolish the office of County Treasurer in and for the County of Toombs.

House Bill No. 998. An Act to amend an Act creating the Board of Commissioners of Roads and Revenues for the county of Douglas.

Respectfully submitted,

HULLENDER OF CATOOSA, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House and Senate, to-wit:

881. A bill to fix the compensation of Deputy Clerk of Superior Courts in certain counties.

973. A bill to authorize Trustees of Louisville Academy to sell and otherwise dispose of all lands of same.

972. A bill to abolish school system of Louisville.

970. A bill to amend an Act establishing public school system for Town of Bartow.

971. A bill to abolish an Act establishing a public school system for Bartow.

974. A bill to amend an Act establishing a public school system in Richland.

923. A bill to amend an Act providing for a public school system in City of Loyns.

934. A bill to amend an Act establishing a system of public schools for Town of Roswell.

Senate Bill 280. A bill to repeal an Act approved August 5, 1910.

The following bills and resolutions of the House and Senate, favorably reported, were read the second time:

By Messrs. Pace of Sumter, Holder of Jackson, et al.—

House Bill No. 221. A bill to appropriate money for support of each of the District Agricultural and Mechanical Schools.

By Mr. Sweat of Ware—

House Bill No. 692. A bill to amend Section 4252 of Code of 1910 relative to attorney's fees upon foreclosure of mortgages.

By Mr. Hamilton of Floyd—

House Bill No. 693. A bill to amend Section 2817 of Code of 1910 relative to corporate powers and functions of trust companies.

By Messrs. Falligant of Chatham and Neill of Muscogee—

House Bill No. 714. A bill to appropriate money to State Geological Survey to pay salary of State Geologist and assistants.

By Mr. McFarland of Walker—

House Bill No. 754. A bill to make Walker

County Bank at LaFayette, Georgia, a State depository.

By Mr. Pope of Grady—

House Bill No. 757. A bill to appropriate money to Georgia State Board of Entomology for use in experimental work.

By Mr. Sibley of Greene—

House Bill No. 783. A bill to amend Section 1249 of Code of 1910 relative to appointment by Governor of banks in certain towns and cities as State Depositories so as to add City of Greensboro to list of such towns and cities.

By Mr. Alfriend of Baldwin—

House Bill No. 797 A bill to appropriate money to Trustees of Georgia State Sanitarium at Milledgeville for support thereof.

By Messrs. Brown of Olarke and Alfriend of Baldwin—

House Bill No. 799. A bill to appropriate money to Trustees of University of Georgia for use of North Georgia Agricultural College and other State institutions for additional maintenance.

By Mr. Alfriend of Baldwin and Mr. Brown of Clarke—

House Bill No. 800. A bill to appropriate money to trustees of University of Georgia for use of Georgia Normal and Industrial College at Milledgeville for repair of buildings.

By Mr. Arnold of Clay—

House Bill No. 814. A bill to appropriate money to supply deficiency in appropriation for maintenance of State Sanitarium for Tuberculosis Patients for year 1920 and 1921.

By Mr. Carswell of Wilkinson—

House Bill No. 826. A bill to authorize Judges of Superior Courts to empower clerks of said Courts to sign their names to orders to petitions and proceedings where no objections are filed.

By Mr. Jackson of Jones—

House Bill No. 837. A bill to authorize Judges of Superior Courts to grant orders for hearing of applications to validate bonds in vacation at any place in their circuits where there is no contest + same.

By Mr. Jackson of Jones—

House Bill No. 838. A bill to authorize Judges of Superior Courts to grant orders for hearing of applications to annul charters in vacation in any place in their circuits where there is no contest to same.

By Mr. Mundy of Polk—

House Bill No. 953. A bill to appropriate money to supply deficiency in appropriation to Georgia School for Deaf for year 1920.

By Mr. Smith of Candler—

House Bill No. 856. A bill to appropriate money to Trustees of University of Georgia for erecting

physics building on campus at Athens and other appropriations for other purposes.

By Mr. Hamilton of Floyd—

House Bill No. 885. A bill to amend Section 4016 of Code of 1910 relative to making of titles to land where bond for title is given.

By Mr. Jordan of Wheeler—

House Bill No. 890. A bill to amend Section 1249 of Code of 1910 so as to add Town of Glenwood to list of towns and cities having therein banks as State Depositories.

By Mr. Palmer of Crisp—

House Bill No. 914. A bill to appropriate money for support of State Library Commission for year 1921.

By Mr. Mason of Hart—

House Bill No. 919. A bill to amend an Act prohibiting carrying of pistols or revolvers in this State without obtaining license.

By Mr. Perryman of Talbot—

House Bill No. 921. A bill to appropriate money for payment of salary of Superintendent of Public Printing for years 1920 and 1921.

By Mr. Jones of Meriwether—

House Bill No. 922. A bill to further regulate the driving of motor vehicles.

By Mr. Moore of Fulton—

House Bill No. 960. A bill to increase salary of State Chemist and provide for payment of same.

By Mr. Burt of Dougherty—

House Bill No. 969. A bill to appropriate money for improvements to Georgia Normal and Industrial College in Dougherty County.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 977. A bill to amend Act to create Municipal Court of Savannah relative to salary of certain officers of said Court.

By Mr. Alfriend of Baldwin—

House Bill No. 979. A bill to appropriate money for additional maintenance, repairs and improvements at Georgia Training School for Boys.

By Messrs. Griffin of Decatur and Arnold of Clay—

House Bill No. 990. A bill to allow Common Carriers to grant passes to Sheriffs and other arresting officers.

By Messrs. Cochran and Barnes of Bibb—

House Bill No. 1002. A bill to provide for making and hearing of new trials in certain cases.

By Mr. Pace of Sumter—

House Bill No. 1013. A bill to amend Act to incorporate City of Americus relative to levy and collection of street or commutation tax.

By Messrs. McDonald of Richmond and Longley of Troup—

House Bill No. 1018. A bill to amend Act making it misdemeanor to obtain food or lodging at hotels or inns with intent to defraud so as to include hospitals and sanitariums.

By Mr. Sweat of Ware—

House Bill No. 1022. A bill to provide manner in which notices of assignment and purchase of wages and salaries shall be given.

By Mr. Law of Burke—

House Bill No. 1039. A bill to regulate registration, branding, inspection, analysis and sale of calcium arsenate.

By Mr. Palmer of Crisp—

House Bill No. 1040. A bill to empower incorporated municipalities of State to cultivate or otherwise handle vacant lands owned by them.

By Messrs. Moore, Smith and Hendrix of Fulton—

House Bill No. 1072. A bill to make it misdemeanor to have published or circulated in any manner any advertisements which contain statement of fact that is untrue or misleading.

By Mr. Quincey of Coffee—

House Bill No. 1077 A bill to amend Act creating Board of Commissioners of Roads and Revenues for Coffee County relative to salaries of said Commissioners.

By Mr. Tankersley of Irwin—

House Bill No. 1086. A bill to amend an Act establishing public school system in City of Ocilla relative to tax for school purposes.

By Messrs. Lankford of Toombs and Anderson of Jenkins—

House Bill No. 1087. A bill to amend Constitution of State relative to taxes for common school purposes.

By Messrs. DeLaPerriere and Holder of Jackson—

House Bill No. 1090. A bill to amend Act establishing public school system in City of Jefferson relative to tax levy for school purposes.

By Mr. Johnson of Chattahoochee—

House Bill No. 1094. A bill to create new charter for City of Cusseta.

By Mr. Barrett of Pike—

House Bill No. 1096. A bill to amend Act to incorporate Town of Molena relative to time of holding certain election in said town.

By Mr. Williams of Walton—

House Resolution No. 33. A resolution to pay John R. Robertson of Walton County sum for certain damages incurred.

By Mr. Burt of Dougherty—

House Resolution No. 58. A resolution declaring portion of Flint River to be non-navigable.

By Mr. Mundy of Polk—

House Resolution No. 151. A resolution to pay W W Crawford money refunded by him to State Treasury by oversight.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Resolution No. 153. A resolution to appropriate money for support and maintenance of Georgia Training School for Girls.

By Mr. Carswell of Wilkinson—

House Resolution No. 156. A resolution to appropriate money to pay additional pensions for 1921. By Messrs. Sweat of Ware, Bradford of Whitfield

and Lawrence of Chatham—

House Resolution No. 160. A resolution to appropriate money for improving the buildings of the Confederate Soldiers' Home of Georgia.

By Mr. Rice of the 40th—

Senate Bill No. 91. A bill to repeal Section 3296 of Code of 1910 which requires Justice of Peace or Notary Public before whom same are pending, to notify mortgagor of proceedings to foreclose mortgage.

By Mr. Kea of the 16th—

Senate Bill No. 255. A bill to amend Section 632 of Code of 1910 by defining who is emigrant agent.

By Mr. Kea of the 16th—

Senate Bill No. 257 A bill to amend Section 2 of Act relating to emigrant agents.

By Mr. Bowden of the 5th—

Senate Bill No. 284. A bill to amend Act to create Board of Public Welfare by conferring additional authority upon said Board.

By Mr. Brooks of the 13th—

Senate Bill No. 309. A bill to authorize Mayor and Council of Town of Ideal to levy taxes for school purposes.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to confirm the title of Standard Fuel Supply Company and its assigns to certain tracts of land.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hamilton, Copeland and Davis of Floyd—

A bill to create a new charter for City of Cave Spring.

The substitute offered by the Committee on Corporations was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Jordan of Jasper—

A bill to incorporate the Town of Farrar.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hullender of Catoosa—

A bill to abolish the Board of Roads and Revenues of Catoosa County.

The substitute offered by the Committee on County and County Matters was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Lewis of Hancock—

A bill to abolish office of County Treasurer of Hancock County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Smith of Haralson—

A bill to amend an Act creating Board of Commissioners of Roads and Revenues for Haralson County relative to compensation of members of said Board.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dobbs and Gann of Cobb—

A bill to amend Act to fix salary of Treasurer of Cobb County so as to increase said salary.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harden of Banks—

A bill to amend Act fixing salary of Treasurer of Banks County so as to increase said salary.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend Act vesting title to Commons of City of Columbus in Commons Commissioners so as to authorize sale or lease thereof by said Commissioners.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Jones and MacIntrye of Thomas—

A bill to create new charter and municipal government for City of Thomasville.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Purcell of Tattnall—

A bill to incorporate City of Manassas.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Jasper—

A bill to amend Act to incorporate City of Monticello relative to time of holding elections for Mayor and Councilmen.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was **passed**.

By Mr. Whitaker of Lowndes—

A bill to amend Act incorporating Town of Hahira relative to levy of taxes for support of government of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brooks of the 13th—

A bill to amend Act to incorporate Town of Ideal, relative to terms of office of Mayor and Councilmen of said town and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Kaigler of the 12th—

Senate Bill No. 147 A bill to authorize the Court where person has been convicted of larceny and a fine paid and all costs paid to pay balances of fine to owner of stolen property.

Referred to Committee on Penitentiary.

By Mr. Bowden of the 5th—

Senate Bill No. 213. A bill to create an Indus-

trial Commission, to prevent industrial accidents and for other purposes.

Referred to Committee on Labor and Labor Statistics.

By Mr. Wallace of the 28th—

Senate Bill No. 221. A bill to amend Act to establish City Court of Madison relative to increase in salary of Judge and Solicitor thereof.

Referred to Committee on Special Judiciary.

By Mr. Maynard of 14th—

Senate Bill No. 275. A bill to amend Section 1484 of Code of 1910 relative to compensation of injured soldiers.

Referred to Committee on General Judiciary No. 2.

By Mr. Allen of the 35th—

Senate Bill No. 322. A bill to amend Section 1249 of Code of 1910 so as to add another bank in City of Atlanta as State Depository.

Referred to Committee on Banks and Banking.

By Mr. Larkin of the 46th—

Senate Bill No. 323. A bill to amend Act creating City Court of Blackshear relative to taking judgment where no defense filed.

Referred to Committee on Special Judiciary.

By Mr. Blasingame of the 27th—

Senate Bill No. 326. A bill to amend Act to establish Board of Commissioners of Roads and Revenues for Walton County relative to salary of members of said Board.

Referred to Committee on County and County Matters.

By Mr. Brooks of the 13th—

Senate Bill No. 327 A bill to amend charter of City of Americus relative to tax levy for school purposes.

Referred to Committee on Corporations.

By unanimous consent House Bill No. 482 was tabled.

By unanimous consent House Bills Nos. 61 and 149 were taken from the table and placed upon the calendar.

By unanimous consent House Bill No. 877 was recommitted to the Committee on Ways and Means.

By unanimous consent the following resolution of the House was taken up for the purpose of considering Senate substitute thereto:

By Mr. Alfried of Baldwin—

A resolution inviting Governor James M. Cox of Ohio and Hon. Franklin Roosevelt of New York to speak in Georgia.

The substitute offered by the Senate was agreed to.

The following bill of the House set as special order by the Committee on Rules was read the third time and placed upon its passage:

By Mr. Sweat of Pierce—

A bill to amend General Tax Act of 1918 relative to automobile agents.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 18.

The bill having received the requisite constitutional majority was passed.

Mr. Neill of Muscogee moved that during the remainder of the session of the General Assembly individual speeches be limited to 15 minutes each, and the motion prevailed.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules, having had under consideration the matter of fixing a calendar of special and continuing orders, beginning immediately after the completion of the special calendar following Unanimous Consents on Wednesday, July 28, instructs me, as its Vice-Chairman, to report back to the House the following order of business, and with recommendation that same be established as such order of business:

1. House Resolution No. 130, known as Knight Road Resolution, debate to be limited to 20 minutes, 10 minutes to each side.

2. House Bill No. 18, being an amendment to the Constitution with reference to taxation, with debate limited to 30 minutes, 20 minutes for opponents and 10 minutes for advocates.

3. Senate Bill No. 224, Lamar County, with debate limited to 40 minutes, 20 minutes to advocates and 20 minutes to opponents.

4. House Bill No. 61, Budget Bill, with debate limited to one hour and 20 minutes; 30 minutes for advocates; 30 minutes for opponents and 20 minutes in conclusion to advocates.

5. House Bill No. 206, Amendment to Constitution relating to Atlanta.

6. House Bill 245, Amendment to Constitution relating to Pensions.

7. House Resolution 135, Constitutional amendment relative to appointment of Judges.

8. House Bill 241, Constitutional amendment relative to State Educational Institutions.

NEILL, Vice-Chairman.

The report of the Committee on Rules was agreed to and the calendar proposed by the Committee on Rules was adopted.

The following bills and resolutions of the House and Senate, set as special orders by the report of the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Knight of Berrien, et al.—

A resolution to appropriate funds now in State Treasury derived from sale of motor vehicle tags to State Highway Commission for distribution.

The following substitute was read and adopted:

By Mr. Knight of Berrien—

Substitute to House Resolution No. 130:

Whereas, It appears that there is now in the Treasury of the State of Georgia the sum of \$1,821,039.57 brought in under an Act of the General Assembly of Georgia, approved Aug. 16, 1919, and commonly known as the Motor Vehicle Tax Act, (See Acts of the General Assembly, 1919, Pages 256-260, inclusive), but which funds have not been appropriated and expended under the terms of said Act, and as required by the limitations therein, and it further appearing that it would be vitally to the best interest of Georgia that it be speedily converted to the purposes, and under the limitations as provided in said Act, and as intended by the General Assembly, when said Act was passed;

Therefore be it Resolved by the General Assembly of Georgia, and it is hereby resolved by the authority of the same, that so much of said \$1,821,039.57, as shall be necessary to carry out the provisions of said Motor Vehicle Tax Act not to exceed 15% of said total sum, to be paid out upon an itemized budget sheet submitted by the Secretary of State, accompanied by an itemized report of the expenditures made for the preceding year, when ap-

proved by the Governor of this State; and said expense fund, or so much thereof as shall be needed, shall be drawn upon warrants of the Governor, supported by bills of particulars and vouchers submitted by the Secretary of the State, be and the same is hereby appropriated from said funds now in the Treasury of the State.

Be it further Resolved by the authority aforesaid that the remainder of said sum of \$1,821,039.57, remaining in the Treasury after payment of the warrants of the Governor drawn on said fund appropriated in the foregoing paragraph of this resolution, to the Secretary of State, be and the same is hereby appropriated, as provided under the terms and limitations of Section 3, of said Motor Vehicle Tax Act, which is an amendment to Section 20 of the Act of the General Assembly approved November 30, 1915, and as amended by the Act of the General Assembly, approved August 20, 1918, (See Acts of the General Assembly of Georgia, of 1919, Pages 259-260), shall be distributed each year by the State Highway Commission among the several counties of this State, according to Post Road Mileage, in each county, and spent by said Highway Commission in the building, repairing and maintaining public roads in each county, until December 31, 1920, at which time said State Highway Commission shall apply said fund to liquidate the bonded indebtedness of said State created to support and build roads therein, and pay the interest on same, but should no such bonded indebtedness be so created, then said State Highway Commission shall continue to distribute said funds among the several counties as aforesaid,

and apply the same as aforesaid, until said bonds are authorized.

Be it further Resolved by the authority aforesaid, That all funds coming into the Treasury of the State hereafter under said Motor Vehicle Tax Act, be and the same is hereby appropriated, 1st. Not more than 15% thereof as provided in the first paragraph of this resolution, upon warrants of the Governor, in favor of the Secretary of State, to cover expenses of putting into effect said Motor Vehicle Tax Act, as per the terms of Section 2 of said Act (See Acts of the General Assembly of Georgia, 1919, Pages 258-259); 2nd. The remainder, after deducting the amount of said warrants of the Governor in favor of the Secretary of State, not exceeding 15% of said total sum so coming in, to be distributed each year by the State Highway Commission among the several counties of this State, according to Post Road Mileage in each county, and spent by said Highway Commission in the building, repairing and maintaining public roads in each county until December 31, 1920, at which time said State Highway Commission shall apply said funds so coming in to liquidate the bonded indebtedness of said State, created to support and build roads therein, and pay the interest on same; but should no such bonded indebtedness be so created, then said State Highway Commission shall continue to distribute said funds among the several counties as aforesaid, and apply the same as aforesaid, until said bonds are authorized.

Be it further enacted by the authority aforesaid, That it is the sense of this General Assembly

that said funds raised under said Motor Vehicle Tax Act, was at the time of the passage of said Act known as the Motor Vehicle Tax Act, and still are intended and meant to be distributed by the Highway Commission of Georgia, annually, and as they come into the Treasury, pro rata among all the counties of Georgia according to Post Road Mileage, and expended by them upon said roads in all of the counties of Georgia, until such time, if ever, as such funds are needed to liquidate the bonded indebtedness of said State created to support and build roads therein, and pay the interest on same, and that no Act of the General Assembly of Georgia passed or approved prior to this Act shall be construed to repeal, modify or limit in any manner such expenditures by the Highway Commission of said funds coming into the Treasury, or that have heretofore come into the Treasury, under said Motor Vehicle Tax Act.

Be it further enacted by the authority aforesaid that all laws and parts of laws in conflict with this resolution be, and the same are, hereby repealed.

The following amendments to the substitute were read and adopted:

By Mr. Davis of Oglethorpe—

Moves to amend the substitute of Mr. Knight of Berrien to House resolution as follows: By inserting in line seven page two of said substitute between the word "state" and word "according" the following words: "after advising with the public road authorities of said counties."

By Mr. Knight of Berrien—

Moves to amend the substitute to House Resolution No. 130 as follows: By inserting in line nineteen from the top of page one, between the word "State" and the word "accompanied" words as follows: "and the Highway Commission, for expenses of the collection of said taxes and for salaries and expenses of said Highway Commission."

The report of the Committee, which was favorable to the passage of the resolution by substitute as amended, was agreed to.

The resolution involving an appropriation, the roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Clifton	Hudson
Adams of Walton	Cochran	Hullender
Alfriend	Cole	Hyers
Anderson of Chattooga	Corbett	Jackson of Jones
Anderson of Jenkins	Cranford	Jackson of Towns
Arnold	Culpepper	Johns
Barwick	Daniel	Johnson of Bartow
Barrett	Davis of Oglethorpe	Johnson of Chattahoochee
Bates	De La Perriere	Jones of Thomas
Bellan	DeLoach	Jordan of Jasper
Bird	DuBose	Kelley
Boyet of Marion	Duncan of Dawson	Kent
Boyet of Stewart	Duncan of Hall	Kimsey
Bradford	Gallaher	King
Brannen	Grant	Knabb
Brinson	Griffin	Knight
Burkhalter	Guess	Lambert
Bush	Gunnells	Lankford
Bussey	Harden	Lasseter
Buxton	Haynie	Lewis
Calhoun	Hendrix	McDaniel
Callahan	Hixon	McFarland
Carswell	Hodges	Manning
	Hollingsworth	

Mason	Richardson	Swint
Moore of Butts	Rimes	Tankersley
Moore of Fulton	Rogers of Elbert	Tatum of Campbell
Neill	Royal	Tatum of Dade
Nichols of Wayne	Shannon	Thompson
Owen of Gordon	Smiley	Timmerman
Owen of Paulding	Smith of Candler	Trippe
Owen of Stephens	Smith of Carroll	Walker
Pace	Smith of Fulton	Wall
Palmour of Hall	Smith of Haralson	Ware
Parrish	Smith of Meriwether	Whitaker of Rockdale
Perryman	Smith of Telfair	Williams of Bulloch
Purcell	Stewart	Williams of Miller
Ramsey of Columbia	Stone	Williams of Worth
Rees	Stubbs	Willoughby
Reid	Sumner	Wohlwender
Reiser	Sweat of Pierce	Woods
Richards	Swift	Woody

Those voting in the negative were Messrs.:

Atkinson	Green	Moye
Barnes	Hinton	Mundy
Blalock	Hollis	Nichols of Spalding
Bowen	Holmes	Penland
Brown	Holtzelaw	Pilcher
Burt	Johnson of Appling	Quincey
Cannon	Jones of Lowndes	Ramsey of Brooks
Clarke	Jones of Meriwether	Reville
Coates	Kirby	Rogers of Laurens
Copeland	Law	Seaman
Covington	Lindsay of DeKalb	Sibley
Davis of Floyd	Lindsey of Wilkes	Strozier
Dobbs	Longley	Sweat of Ware
Dyer	Mac Intyre	Thurmond
Eve	McDonald	Weston
Falligant	McKenney	Whitaker of Lowndes
Ficklen	Mann	Wyatt
Gann	Milner	Wynne

Those not voting were Messrs.:

Brooke	Lawrence	Pope
Dickey	Lee	Stovall
Hamilton	Middleton	Warren
Harvin	Minchew	Williams of Walton
Jordan of Wheeler	Palmer of Crisp	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 124, Nays 54.

The resolution having received the requisite constitutional majority, was passed by substitute as amended.

By Mr. Arnold of Clay—

A bill to amend Constitution of the State relative to levy of taxes.

The following substitute was read and adopted:

By Mr. Arnold of Clay—

A BILL.

To be entitled an Act to amend Section Two (2) of Article Seven (7) of the Constitution of the State of Georgia so as to authorize taxes to be imposed upon incomes, inheritances, privileges, which classes of taxes may be graduated, and when levied, may contain provisions for reasonable exemptions.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, that Section Two (2) of Article Seven (7) of the Constitution of the State of Georgia be and the same is hereby amended by adding to said section the following paragraph as paragraph seven (7):

“Taxes may also be imposed upon incomes, inheritances, privileges, which classes of taxes may

be graduated, and when levied may contain provisions for reasonable exemptions."

Section 2. Be it further enacted by the authority aforesaid, That when said amendment shall be agreed to by a two-thirds vote of the members elected to each House, it shall be entered upon the Journal of each House with the "yeas" and "nays" thereon, and published in one or more newspapers in each congressional district in said State for two months previous to the time for holding the next general election, and shall at the next general election be submitted to the people for ratification. All persons voting at said election in favor of adopting said proposed amendment to the Constitution shall have written or printed on their ballots the words: "For ratification of amendment to Section Two (2) of Article Seven (7) of the Constitution authorizing the imposing of taxes upon incomes, inheritances, privileges;" and all persons opposed to the adoption of said amendment shall have written or printed on their ballots the words: "Against ratification of amendment to Section Two (2) Article Seven (7) of the Constitution authorizing the imposing of taxes upon incomes, inheritances, privileges;" and if the majority of the electors qualified to vote for the members of the General Assembly voting thereon shall vote for ratification thereof, when the returns shall be consolidated, as now required by law in elections for members of the General Assembly, and return thereof made to the Governor, then he shall declare said amendment adopted and make proclamation of the result by publication of the results of said election by one insertion in one of the daily papers of this State, declaring the amendment ratified.

Section 3. Be it further enacted that all laws and parts of laws in conflict with this Act be and the same are hereby repealed.

The following amendment to the substitute was read and adopted:

By Mr. Arnold of Clay—

Moves to amend the substitute for House Bill No. 18 by striking the words “and occupations” wherever they appear both in the caption and the bill.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Alfriend	Carswell	Holmes
Anderson of Chat-	Clarke	Holtzelaw
tooga	Coates	Hudson
Anderson of Jenkins	Cochran	Hullender
Arnold	Cole	Hyers
Atkinson	Corbett	Jackson of Jones
Barnes	Covington	Jackson of Towns
Barwick	Culpepper	Jones of Lowndes
Barrett	Daniel	Jones of Meriwether
Bates	DeLoach	Jones of Thomas
Bellah	Dobbs	Jordan of Jasper
Bird	DuBose	Jordan of Wheeler
Boyett of Marion	Dyer	Kelley
Boyett of Stewart	Ficklen	Kent
Bradford	Gallaher	Kimsey
Brannen	Grant	King
Brinson	Griffin	Knight
Brown	Gunnells	Lankford
Burt	Hamilton	Law
Bush	Harden	Lindsay of DeKalb
Bussey	Haynie	MacIntyre
Buxton	Hendrix	McDaniel
Calhoun	Hinton	McDonald
Callahan	Hixon	McFarland
Cannon	Hollingsworth	Mann

Mason	Reiser	Tankersley
Middleton	Richardson	Tatum of Campbell
Milner	Rogers of Laurens	Tatum of Dade
Moore of Butts	Royal	Thurmond
Moore of Fulton	Seaman	Walker
Mundy	Sibley	Wall
Neill	Smiley	Weston
Nichols of Spalding	Smith of Candler	Whitaker of Lowndes
Nichols of Wayne	Smith of Carroll	Whitaker of Rockdale
Owen of Paulding	Smith of Fulton	Williams of Bulloch
Pace	Smith of Meriwether	Williams of Miller
Parrish	Smith of Telfair	Williams of Walton
Penland	Stewart	Williams of Worth
Pope	Strozier	Willoughby
Purcell	Stubbs	Wohlwender
Quincey	Sumner	Woods
Ramsey of Brooks	Sweat of Pierce	Woody
Rees	Sweat of Ware	Wynne
Reid	Swift	

Those voting in the negative were Messrs.:

Adams of Newton	Johnson of Appling	Perryman
Adams of Walton	Johnson of Bartow	Pilcher
Blalock	Johnson of Chatta-	Ramsey of Columbia
Bowen	hoochee	Reville
Burkhalter	Kirby	Richards
Clifton	Knabb	Rimes
Copeland	Lambert	Rogers of Elbert
Cranford	Lasseter	Shannon
Davis of Floyd	Lewis	Smith of Haralson
Davis of Oglethorpe	Lindsey of Wilkes	Stovall
De La Perriere	Longley	Swint
Duncan of Dawson	McKenney	Thompson
Duncan of Hall	Manning	Timmerman
Gann	Moye	Trippe
Green	Owen of Gordon	Ware
Hodges	Owen of Stephens	Wyatt
Hollis	Palmour of Hall	

Those not voting were Messrs.:

Brooke	Harvin	Palmer of Crisp
Dickey	Johns	Stone
Eve	Lawrence	Warren
Falligant	Lee	Mr. Speaker
Guess	Minchew	

The roll call was verified.

On the passage of the bill the Ayes were 130, Nays 49.

The bill having received the requisite constitutional majority was passed by substitute as amended.

The following bill of the Senate was read the third time and debated:

By Messrs. Glenn of the 43rd and Elders of the 2nd—

A bill to amend Constitution of the State so as to create new county to be known as Lamar County.

The time limit for debate on the bill was consumed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

By unanimous consent Messrs. Barwick of Treutlen, Bussey of Lincoln, Haynie of Oconee, Lankford of Toombs and Williams of Walton were permitted to vote Aye, and Mr. Perryman of Talbot was permitted to vote Nay in advance.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed, and the bill went over as unfinished business.

Leave of absence was granted Mr. Bussey of Lincoln, Mr. Lankford of Toombs and Mr. Thurmond of Ben Hill.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

Thursday, July 29, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzclaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatterahoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lasseter	Perryman	Swift
Lankford	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramesy of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker of Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neml	Smith of Haralson	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1 Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Resolutions and Uncontested General House and Senate Bills and Resolutions which have a local application.

5. First Reading Senate Bills and Resolutions.

Mr. Neill of Muscogee moved that when the House adjourn today it adjourn to meet again at 3 o'clock this afternoon, and the motion prevailed.

The following bills and resolutions of the House were introduced and read the first time and referred to Committees:

By Mr. Jordan of Wheeler—

House Bill No. 1118. A bill to provide for salary of Treasurer of Wheeler County.

Referred to Committee on County and County Matters.

By Mr. Barwick of Treutlen—

House Bill No. 1119. A bill to amend Act creating City Court of Soperton relative to jury trials.

Referred to Committee on Special Judiciary.

By Mr. Perryman of Talbot—

House Bill No. 1120. A bill to appropriate

money to pay salary of assistant in office of Superintendent of Public Printing for years 1920 and 1921.

Referred to Committee on Appropriations.

By Mr. Pope of Grady—

House Bill No. 1121. A bill to allow Sheriffs in certain counties to collect mileage for distance traveled in bringing prisoners to jail

Referred to Committee on County and County Matters.

By Mr. Mason of Hart—

House Bill No. 1122. A bill to amend Act incorporating Town of Vanna relative to work on streets of said town and street taxes for those subject to road duty.

Referred to Committee on Special Judiciary.

By Mr. Mason of Hart—

House Bill No. 1123. A bill to amend Act to establish system of public schools in Town of Bowersville relative to levy of taxes for school purposes.

Referred to Committee on Special Judiciary.

By Mr. Brown of Clarke—

House Resolution No. 184. A resolution to make House Bill No. 745 a special order.

Referred to Committee on Rules.

By Mr. Anderson of Jenkins—

House Resolution No. 198. A resolution to make House Bills Nos. 928 and 929 special orders.

Referred to Committee on Rules.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1103. To vest in Floyd County full title to bridge over the Oostanaula River, Floyd County.

House Bill No. 1110. To amend Act incorporating City of Lavonia.

House Bill No. 1109. To amend Act authorizing establishment of public schools in Lavonia.

House Bill No. 1116. To amend the charter of the Town of Tennille.

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Green of Gwinnett County, Chairman of the Committee on Drainage, submitted the following report:

Mr. Speaker:—

Your Committee on Drainage have had under consideration the following bills of the House and

have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Bill 1064. So amended that where bonds issued after the passage and approval of this Act do not exceed the sum of one hundred thousand dollars, that the rate of interest thereon, upon a unanimous vote of the Board of Drainage Commissioners for said district, may be fixed at not more than eight per cent per annum.

—
Respectfully submitted,

GREEN OF GWINNETT, Chairman.

Mr. Pace of Sumter County, Chairman of Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 185, by substitute.

House Bill No. 1083, as amended.

STEPHEN PACE, Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr Speaker:—

Your Committee on Appropriations have had under consideration the following bills of the House

and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1049, by substitute, appropriating \$10,000.00 for monuments to Dr. Crawford W Long and Hon. Alexander H. Stephens.

House Bill No. 1063, appropriating \$30,000.00 to the Georgia Training School for Mental Defectives.

CARSWELL, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1112. Do pass. A bill to alter and amend the charter of the city of Savannah and for other purposes.

House Bill No. 1114. Do pass. A bill to amend the charter of the City of Columbus.

House Bill No. 1115. Do pass. To amend the charter of Columbus and for other purposes.

JACKSON, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

Senate Bill 331. A bill to fix salaries of officials at State Farm.

Senate Bill 337 A bill to amend Act establishing City Court in Bartow County.

Senate Bill 273. A bill to prevent introduction of contagious and infectious diseases by honey bees within State.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

No. 228. A bill to regulate sale of automobiles, etc.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolution of the House, to-wit:

House Bill 1014. A bill to amend an Act incorporating Village of East Thomaston.

House Bill 1035. A bill to repeal an Act incorporating Town of Summit.

House Bill 943. A bill to amend an Act creating City of Fort Gaines.

House Bill 978. A bill to amend an Act establishing City Court of Sylvester.

House Bill 983. A bill abolishing fee system in Chattahoochee Circuit.

House Bill 1025. A bill to amend an Act extending corporate limits of Columbus.

House Bill 1027. A bill to amend Act creating Municipal Court of Atlanta. —

House Bill 927. A bill to amend an Act creating City Court of Valdosta.

House Bill 459. A bill to protect the fur-bearing animals of this State.

House Bill 840. A bill to amend an Act amending Section 696 of the Code of 1910.

House Bill 994. A bill to provide additional compensation for jurors in Justice Courts of Banks County.

House Bill 1067. A bill to amend the charter of the City of Atlanta.

House Bill 1034. A bill to repeal an Act incorporating City of Graymont.

House Bill 1052. A bill to amend an Act providing for extension of corporate limits of Columbus.

House Bill 904. A bill to amend an Act establishing school tax for City of Gainesville.

House Bill 1012. A bill to amend an Act incorporating City of Hartwell.

House Bill 613. A bill to fix salary of the Treasurer of County of Gwinnett.

House Bill 1024. A bill to amend an Act establishing Municipal Court of Columbus.

House Bill 1017. A bill to amend charter of Social Circle.

House Bill 953. A bill to amend an Act abolishing fee system in Blue Ridge Judicial Circuit.

House Bill 889. A bill to establish City Court of Camilla.

House Bill 719. A bill to amend an Act creating City Court of Floyd County.

House Bill 920. A bill to amend Act creating new charter for City of Buford.

House Bill 954. A bill to incorporate Town of Talmo.

House Bill 949. A bill to incorporate City of Powder Springs.

House Resolution 150. A resolution to pay pension to Eli Stafford.

The following bills of the House, favorably reported, were read the second time:

By Messrs. Moore of Fulton and Carswell of Wilkinson—

House Bill No. 1049. A bill to appropriate money to place statue of Crawford W Long in Capitol at Washington, D. C.

By Messrs. Pilcher, Reville and McDonald of Richmond—

House Bill 1063. A bill to appropriate money to Georgia Training School for Mental Defectives for support thereof.

By Mr. Bellah of Henry—

House Bill 1064. A bill to amend Act to provide for system of drainage for swamp lands of State so as to authorize higher rate of interest on bonds for such purposes in certain cases.

By Messrs. Jones and MacIntyre of Thomas—

House Bill No. 1083. A bill to amend Section 5243 of Code of 1910 relative to condemnation of lands for public roads.

By Messrs. Hamilton, Copeland and Davis of Floyd—

House Bill No. 1103. A bill to vest in Floyd County complete title and control to bridge spanning Oostanaula River.

By Mr. Gunnells of Franklin—

House Bill No. 1109. A bill to amend Act estab-

lishing system of public schools for City of Lavonia relative to levy of taxes for school purposes.

By Mr. Gunnells of Franklin—

House Bill No. 1110. A bill to amend Act incorporating City of Lavonia relative to levy of taxes in said city.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill 1112. A bill to amend Acts incorporating Mayor and Aldermen of City of Savannah relative to penalty for violation of ordinance assessing street tax.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1114. A bill to amend charter of City of Columbus relative to levy of taxes for ordinary current expenses of said city.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1115. A bill to amend charter of City of Columbus relative to pensions for widows and orphan children of police force and fire department who lose life in discharge of duties.

By Messrs. Hodges and Swint of Washington—

House Bill No. 1116. A bill to amend charter of City of Tennille relative to time of holding elections for Mayor and Aldermen of said city.

The following bills and resolutions of the House and Senate were read the third time and placed upon their passage :

By Mr. McFarland of Walker—

A bill to make Walker County Bank at Lafayette, Georgia, a State Depository.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sibley of Greene—

A bill to amend Section 1249 of Code of 1910 so as to add City of Greensboro to list of towns and cities containing State Depositories.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Wheeler—

A bill to amend Section 1249 of Code of 1910 so as to add Town of Glenwood to list of towns and cities containing State Depositories.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pace of Sumter—

A bill to amend charter of City of Americus relative to levy a street tax. A substitute offered by Mr. Pace of Sumter was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Quincey of Coffee—

A bill to amend Act creating Board of Commissioners of Roads and Revenues for County of Coffee relative to salary of said Commissioners.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Tankersley of Irwin—

A bill to amend an Act creating public school

system in Town of Ocilla relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. De La Perriere and Holder of Jackson—

A bill to amend Act establishing public school system in City of Jefferson relative to tax levy for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Johnson of Chattahoochee—

A bill to create new charter for town of Cusseta.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Barrett of Pike—

A bill to amend Act to incorporate Town of Mo-

lena relative to election of certain officer of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brooks of the 13th—

A bill to authorize Mayor and Council of Town of Ideal to levy additional tax for school purposes in said town.

The report of the Committee, which was favorable to the passame of the bill, was agreed to.

On the passage of the bill the Ayes were 103 Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve Lonnie Haralson as surety on bond.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 108, Nays 0.

The Resolution having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve Lonnie Haralson, W E. DeLoach and F M. Ridley as sureties on bond.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 105, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve Lonnie Haralson as surety on bond of James Flowers at September Term, 1919, of City Court of LaGrange.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 106, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve Lonnie Haralson as surety on bond of James Flowers at June Quarterly Term, 1919, of City Court of LaGrange.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 105, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Messrs. Longley and Wyatt of Troup—

A resolution to relieve J. H. Hardy as surety on bond.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 105, Nays 0.

The resolution having received the requisite constitutional majority was passed.

The following bill of the Senate was read the first time and referred to Committee:

By Messrs. Elders, Clements, Dorris, Bowden, Flynt and Ennis—

Senate Bill No. 280. A bill to repeal an Act relative to appointment of trustees to branch colleges of University of Georgia.

Referred to Committee on University of Georgia and Branches.

By unanimous consent House Bill No. 327 was recommitted to the Committee on General Judiciary No. 2.

By unanimous consent House Bills Nos. 482, 551 and 945 were taken from the table and placed upon the calendar.

The following resolution of the House was read and adopted:

By Messrs. Cochran of Bibb, Neill of Muscogee, Sweat of Ware and Jackson of Jones—

Whereas, God in His infinite wisdom has seen fit to call to that home not made with hands, the beloved mother of one of our associates, a member of the House, W E. Harvin, of Calhoun County,

Be it therefore resolved that this House extends to the Hon. W E. Harvin and to his family our sincere sympathies in this their hour of sorrow.

Resolved further, That a copy of these resolutions be mailed by the Clerk to said family.

The following resolution was read and adopted:

By Mr. Brown of Clarke—

A resolution to provide for the compensation for the Chaplain, Postmistress, Assistant Messenger, Assistant Doorkeeper, and other attaches of the House.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:—

Your Committee on Rules has had under consideration the matter of fixing a calendar for the afternoon session of Thursday, July 29, and instruct me, as its Vice-Chairman, to report back to the House the following resolution, with recommendation that it do pass:

“Resolved, That the Committee on Rules be and it is hereby authorized to fix the calendar for the

session to be held in the afternoon of Thursday, July 29."

NEILL, Vice-Chairman.

The report of the Committee, which was favorable to the adoption of the resolution, was agreed to and the resolution embodied in the report of the Committee on Rules was adopted.

The following bills of the House and Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Jordan of Jasper—

A bill to make the official cotton standards of the United States the official cotton standards of the State of Georgia.

The following amendment offered by the Committee on General Agriculture No. 2 was read and adopted:

Amend as follows at end of Section 2: Be it further enacted that nothing in the provisions of Section 2 is intended to prohibit the selling cotton against type.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill Mr. Jordan of Jasper called for the Ayes and Nays, and the call was sustained.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Falligant	Mann
Adams of Walton	Ficklen	Manning
Alfriend	Gallaher	Middleton
Anderson of Chat- tooga	Gann	Milner
Anderson of Jenkins	Grant	Moore of Butts
Arnold	Green	Moore of Fulton
Atkinson	Griffin	Moye
Barnes	Guess	Mundy
Barwick	Gunnells	Nichols of Wayne
Barrett	Hamilton	Owen of Gordon
Bates	Harden	Owen of Stephens
Bellah	Hinton	Palmer of Crisp
Bird	Hodges	Palmour of Hall
Blalock	Hollingsworth	Parrish
Boyett of Marion	Hollis	Penland
Boyett of Stewart	Holtzelaw	Perryman
Bradford	Hullender	Pope
Brannen	Hyers	Quincey
Brown	Jackson of Jones	Ramsey of Brooks
Burkhalter	Jackson of Towns	Ramsey of Columbia
Bush	Johns	Rees
Calhoun	Johnson of Appling	Reid
Callahan	Johnson of Bartow	Reiser
Cannon	Johnson of Chatta- hoochee	Reville
Carswell	Jones of Lowndes	Richards
Clarke	Jones of Thomas	Richardson
Clifton	Jordan of Jasper	Rimes
Coates	Jordan of Wheeler	Rogers of Elbert
Cochran	Kelley	Rogers of Laurens
Cole	Kimsey	Royal
Copeland	King	Seaman
Corbett	Kirby	Shannon
Covington	Knabb	Sibley
Cranford	Knight	Smith of Candler
Davis of Floyd	Lasseter	Smith of Carroll
Davis of Oglethorpe	Law	Smith of Fulton
De La Perriere	Lee	Smith of Haralson
DeLoach	Lewis	Smith of Meriwether
Dobbs	Lindsay of DeKalb	Stewart
DuBose	Lindsey of Wilkes	Stone
Duncan of Hall	McDaniel	Stovall
Dyer	McKenney	Strozier
		Stubbs

Sumner	Tatum of Dade	Williams of Bulloch
Sweat of Pierce	Thompson	Williams of Miller
Sweat of Ware	Timmerman	Williams of Worth
Swift	Trippe	Willoughby
Swint	Walker	Woods
Tankersley	Ware	Woody
Tatum of Campbell	Weston	Wynne
Whitaker of Lowndes	Whitaker of Rockdale	

Those voting in the negative were Messrs.:

Bowen	Longley	Wohlwender
Hudson	MacIntyre	Wyatt
Kent	Wall	

Those not voting were Messrs.:

Brinson	Hendrix	Nichols of Spalding
Brooke	Holmes	Owen of Paulding
Burt	Jones of Meriwether	Pace
Bussey	Kent	Pilcher
Buxton	Lambert	Purcell
Culpepper	Lankford	Smiley
Daniel	Lawrence	Smith of Telfair
Dickey	McDonald	Thurmond
Duncan of Dawson	McFarland	Warren
Eve	Mason	Williams of Walton
Harvin	Minchew	Mr. Speaker
Haynie	Neill	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 151, Nays 8.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Glenn of the 43rd and Mr. Elders of the 2nd—

A bill to amend Constitution of State so as to create new county to be known as Lamar County.

Mr. Anderson of Jenkins moved that the bill be tabled and the motion prevailed.

The roll was called and was verified but the vote was not announced.

By Mr. Pace of Sumter—

A bill to amend Constitution of the State so as to create a State Budget and Investigating Commission.

Mr. Arnold of Clay moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Daniel of Heard, Smith of Haralson, Knabb of Charlton.

The Speaker announced the House adjourned until 3 P. M. today.

AFTERNOON SESSION,

3 o'Clock P. M.

The House met again at this hour and was called to order by the Speaker.

By unanimous consent the call of the roll was dispensed with.

The following calendar fixed by the Committee on Rules for the afternoon session, July 29, 1920, was taken up for consideration:

1. Ten minutes period of Unanimous Consents.
2. House Bill 887 (Burt.) A bill to cure defect in appropriation Albany school.

3. House Resolution 170. Special appropriation to pay members of visiting Committees.

4. House Bill 648. Special appropriation to pay increased salaries Railroad Commissioners.

5. House Bill 765. Special appropriation to pay increased salary of State Oil Inspector.

6. House Bill 738. Special appropriation to pay increased salary Deputy Clerk Supreme Court.

7. House Bill 844. (Wall.) A bill to prescribe jurisdiction of County Courts.

8. House Bill 190. (Stone.) A bill to authorize Solicitors-General to prefer accusations in certain cases.

9. House Bill 1021. (Lewis.) A bill providing for transfer of criminal cases from City Courts to Superior Courts.

10. House Bill 466.

11. House Bill 732.

12. House Bill 753.

By unanimous consent the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees:

3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:—

Your Committee on Pensions have had under consideration the following House resolution and House bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass:

Rouse Resolutions 137, 138, 161, 116, 152, 127 and 134.

House Bills 430 and 601.

SWINT, Chairman.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:—

Your Committee on Pensions have had under consideration the following House resolution and House and Senate bills and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Resolution 186. To pay W. T. Price the sum of \$1,380.00, the amount illegally withheld from him by the Pension Office.

House Resolution 191. To pay a pension to Mrs. Amanda Touchstone of Floyd County for 1920.

Senate Bill 288. An Act to fix time in which a widow of an ex-Confederate soldier on the pension shall apply for the pension in her own right, and be allowed the pension for the year after her husband's death and for other purposes.

SWINT, Chairman.

Mr. Lasseter of Dooly County, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:—

Your Committee on Banks and Banking have had under consideration the following Senate bill, 247, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

LASSETER, Chairman.

Mr. Johnson of Bartow County, Chairman of the Committee on General Agriculture No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Agriculture No. 1 have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass:

Senate Bill No. 152. An Act providing for weighing, loading and counting of watermelons and for other purposes.

Respectfully submitted,

JOHNSON OF BARTOW, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following bills and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass, as follows:

House Bill No. 1057 By Stovall of McDuffie County, do pass.

Senate Bill No. 253. By Mr. Kea of 16th district, do pass.

STOVALL, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

No. 862. To amend Act creating Board of Commissioners of DeKalb County, pass by substitute.

No. 1092. To amend Act fixing salary of Treasurer of Pulaski County.

No. 1093. To amend Act creating Bond Commission, Twiggs County.

No. 1095. To abolish office of Treasurer, Bulloch County.

No. 1098. To provide for working public roads, Evans County

No. 1099. To create Board of Commissioners of Roads and Revenues, Evans County

No. 991. To allow Sheriffs to collect certain mileage fees, pass by substitute.

No. 1108. To create office of Commissioner of Roads and Revenues, Pickens County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

The following bills and resolutions of the House and Senate, favorably reported, were read the second time:

By Messrs. Lindsay and Guess of DeKalb—

House Bill No. 862. A bill to amend an Act authorizing election of Commissioners of Roads and Revenues for the County of DeKalb.

By Mr. Griffin of Decatur—

House Bill No. 991. A bill to allow Sheriffs to collect mileage in addition to other fees, for bringing prisoners to jail.

By Mr. Stovall of McDuffie—

House Bill No. 1057 A bill to amend an Act abolishing the fee system in the Augusta Judicial Circuit.

By Mr. Coates of Pulaski—

House Bill No. 1092. A bill to amend the Act fixing the salary of the Treasurer of Pulaski County.

By Mr. Shannon of Twiggs—

House Bill No. 1093. A bill to amend an Act creating County Board of Commissioners of Roads and Revenues for Twiggs County.

By Mr. DeLoach of Evans—

House Bill No. 1098. A bill to provide for making public roads of Evans County to appoint a superintendent thereof.

By Mr. DeLoach of Evans—

House Bill No. 1099. A bill to create a Board of Commissioners of Roads and Revenues for Evans County.

By Mr. Richards of Pickens—

House Bill No. 1108. A bill to create the office of Commissioners of Roads and Revenues for the County of Pickens.

By Mr. Rabun of the 9th—

Senate Bill No. 247 A bill to amend Section 1249 of volume one of Code, providing for the selection of State depositories so as to add the Town of Morgan.

By Mresss. Kea, Elders and Kendall—

Senate Bill No. 253. A bill to legalize the word

co-operative, and to define how a co-operative association may be organized and chartered.

By Mr. Pruett of the 32nd—

Senate Bill No. 288. A bill to fix the time in which a widow of an ex-Confederate soldier may apply for a pension in her own right.

By Messrs. Hodges and Swint of Washington—

House Resolution No. 186. A resolution to pay W. T. Price the sum of \$1,380.00 as deferred pensions due him.

By Messrs. Copeland, Davis of Floyd, Longley of Troup—

House Resolution No. 191. A resolution to pay a pension to Mrs. Amanda Touchstone, widow of ex-Confederate soldier.

By unanimous consent House Bill No. 844 was tabled.

By unanimous consent House Bill No. 1055 was withdrawn.

The following bills and resolutions of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Burt of Dougherty—

A bill to amend Act to amend Act providing for establishment of Agricultural Industrial and Normal School by providing for appropriations for years 1920 and 1921.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Stewart of Atkinson as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passgae of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Davis of Oglethorpe	King
Adams of Walton	Dobbs	Lambert
Alfriend	DuBose	Lewis
Anderson of Chat- tooga	Dyer	McDaniel
Anderson of Jenkins	Falligant	Mann
Arnold	Gallaher	Manning
Bates	Gann	Middleton
Boyett of Stewart	Griffin	Milner
Bradford	Gunnells	Moye
Brannen	Hamilton	Mundy
Brown	Harden	Neill
Burt	Hendrix	Palmour of Hall
Calhoun	Hodges	Penland
Cannon	Hollingsworth	Perryman
Carswell	Hollis	Pilcher
Clifton	Holmes	Pope
Coates	Holtzclaw	Purcell
Cochran	Jackson of Jones	Rees
Cole	Jackson of Towns	Reid
Copeland	Johns	Reiser
Corbett	Johnson of Bartow	Reville
Covington	Johnson of Chatta- hoochee	Richardson
Cranford	Kelley	Rimes
Davis of Floyd	Kimsey	Rogers of Elbert
		Shannon

Sibley	Tankersley	Whitaker of Rockdale
Smith of Candler	Tatum of Campbell	Williams of Miller
Smith of Fulton	Tatum of Dade	Williams of Walton
Smith of Telfair	Timmerman	Williams of Worth
Stone	Walker	Willoughby
Stovall	Wall	Wohlwender
Strozier	Ware	Woods
Stubbs	Warren	Wyatt
Sumner	Weston	Wynne
Sweat of Ware	Whitaker of Lowndes	
Swift	Williams of Bulloch	

Those voting in the negative were Messrs.:

Bush	Owen of Paulding	Smiley
Duncan of Dawson	Ramsey of Columbia	

Those not voting were Messrs.:

Atkinson	Grant	Lindsay of DeKalb
Barnes	Green	Lindsey of Wilkes
Barwick	Guess	Longley
Barrett	Harvin	MacIntyre
Bellah	Haynie	McDonald
Bird	Hinton	McFarland
Blalock	Hixon	McKenney
Bowen	Hudson	Mason
Boyett of Marion	Hullender	Minchew
Brinson	Hyers	Moore of Butts
Brooke	Johnson of Appling	Moore of Fulton
Burkhalter	Jones of Lowndes	Nichols of Spalding
Bush	Jones of Meriwether	Nichols of Wayne
Bussey	Jones of Thomas	Owen of Gordon
Buxton	Jordan of Jasper	Owen of Stephens
Callahan	Jordan of Wheeler	Pace
Clarke	Kent	Palmer of Crisp
Culpepper	Kirby	Parris
Daniel	Knabb	Quincey
De La Perriere	Knight	Ramsey of Brooks
DeLoach	Lankford	Richards
Dickey	Lasseter	Rogers of Laurens
Duncan of Hall	Law	Royal
Eve	Lawrence	Smiley
Ficklen	Lee	Smith of Carroll

Smith of Haralson	Swint	Woody
Smith of Meriwether	Thompson	Mr. Speaker
Stewart	Thurmond	
Sweat of Pierce	Trippe	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 104, Nays 5.

The bill having received the requisite constitutional majority was passed.

By Messrs. Carswell of Wilkinson and Stubbs of Laurens—

A resolution to appropriate money to pay per diem and expenses of members visiting State institutions.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Smith of Candler as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The resolution involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Anderson of Chat-	Bates
Adams of Walton	tooga	Boyett of Stewart
Alfriend	Arnold	Bradford

Brannen	Jackson of Towns	Rogers of Elbert
Brown	Johns	Sibley
Burt	Johnson of Bartow	Smiley
Bush	Johnson of Chatto-	Smith of Candler
Calhoun	hoochee	Smith of Fulton
Cannon	Jordan of Wheeler	Smith of Telfair
Carswell	Kelley	Stone
Clifton	Kimsey	Stovall
Coates	King	Strozier
Cochran	Lambert	Stubbs
Cole	Lindsey of Wilkes	Sweat of Ware
Copeland	McDaniel	Swift
Corbett	Mann	Swint
Covington	Manning	Tankersley
Cranford	Middleton	Tatum of Campbell
Davis of Oglethorpe	Milner	Tatum of Dade
De La Perriere	Moye	Timmerman
Dobbs	Mundy	Walker
DuBose	Neill	Wall
Duncan of Dawson	Pace	Ware
Dyer	Palmer of Crisp	Warren
Falligant	Penland	Weston
Gann	Perryman	Whitaker of Lowndes
Griffin	Pileher	Whitaker of Rockdale
Gunnells	Pope	Williams of Bulloch
Hamilton	Purcell	Williams of Miller
Harden	Ramsey of Columbia	Williams of Walton
Hodges	Rees	Willoughby
Hollis	Reiser	Wohlwender
Holmes	Reid	Woods
Hyers	Reville	Wynne
Jackson of Jones	Richardson	

Those not voting were Messrs.:

Anderson of Jenkins	Brinson	DeLoach
Atkinson	Brooke	Dickey
Barnes	Burkhalter	Duncan of Hall
Barwick	Bussey	Eve
Barrett	Buxton	Ficklen
Bellah	Callahan	Gallaher
Bird	Clarke	Grant
Blalock	Culpepper	Green
Bowen	Daniel	Guess
Boyett of Marion	Davis of Floyd	Harvin

Haynie	Lee	Richards
Hendrix	Lewis	Rimes
Hinton	Lindsay of DeKalb	Rogers of Laurens
Hixon	Longley	Royal
Hollingsworth	MacIntyre	Seaman
Holtzclaw	McDonald	Shannon
Hudson	McFarland	Smith of Carroll
Hullender	McKenney	Smith of Haralson
Johnson of Appling	Mason	Smith of Meriwether
Jones of Lowndes	Minchew	Stewart
Jones of Meriwether	Moore of Butts	Sumner
Jones of Thomas	Moore of Fulton	Sweat of Pierce
Jordan of Jasper	Nichols of Spalding	Thompson
Kent	Nichols of Wayne	Thurmond
Kirby	Owen of Gordon	Trippe
Knabb	Owen of Paulding	Williams of Worth
Knight	Owen of Stephens	Woody
Lankford	Palmour of Hall	Wyatt
Lasseter	Parrish	Wynne
Law	Quincey	Mr. Speaker
Lawrence	Ramsey of Brooks	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 102, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Stubbs of Laurens—

A bill to make appropriation for increase in salary due members of Railroad Commission.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Stone of Jeff Davis as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the

House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Hollis	Reiser
Adams of Walton	Hyers	Reville
Alfriend	Jackson of Jones	Rimes
Anderson of Chattooga	Jackson of Towns	Rogers of Elbert
Arnold	Johns	Sibrey
Bates	Johnson of Bartow	Snidey
Boyett of Stewart	Johnson of Chattoohoochee	Smith of Candler
Bradford	Jordan of Wheeler	Smith of Fulton
Brannen	Kelley	Smith of Telfair
Brown	Kimsey	Stone
Burt	King	Stevall
Bush	Lambert	Strozier
Calhoun	Lewis	Stubbs
Cannon	Lindsey of Wilkes	Sweat of Ware
Carswell	Longley	Swift
Clifton	McDonald	Swint
Coates	Mann	Tankersley
Cochran	Manning	Tatum of Campbell
Cole	Middleton	Tatum of Dade
Copeland	Milner	Timmerman
Corbett	Moye	Walker
Covington	Mundy	Wall
Davis of Floyd	Neill	Ware
Davis of Oglethorpe	Pace	Warren
Dobbs	Palmer of Crisp	Weston
DuBose	Penland	Whitaker of Lowndes
Falligant	Perryman	Whitaker of Rockdale
Gann	Pilcher	Williams of Bulloch
Griffin	Pope	Williams of Miller
Gunnells	Ramsey of Columbia	Williams of Walton
Hamilton	Rees	Willoughby
Harden	Reid	Wohlwender
Hodges	Reid	Wynne

Those voting in the negative were Messrs.:

Cranford

Those not voting were Messrs.:

Anderson of Jenkins	Haynie	Nichols of Spalding
Atkinson	Hendrix	Nichols of Wayne
Barnes	Hinton	Owen of Gordon
Barwick	Hixon	Owen of Paulding
Barrett	Hollingsworth	Owen of Stephens
Bellah	Holmes	Palmour of Hall
Bird	Holtzclaw	Parrish
Blalock	Hudson	Purcell
Bowen	Hullender	Quincey
Boyett of Marion	Johnson of Appling	Ramsey of Brooks
Brinson	Jones of Lowndes	Richards
Brooke	Jones of Meriwether	Richardson
Burkhalter	Jones of Thomas	Rogers of Laurens
Bussey	Jordan of Jasper	Royal
Buxton	Kent	Seaman
Callahan	Kirby	Shannon
Clarke	Knabb	Smith of Carroll
Culpepper	Knight	Smith of Haralson
Daniel	Lankford	Smith of Meriwether
De La Perriere	Lasseter	Stewart
DeLoach	Law	Sumner
Dickey	Lawrence	Sweat of Pierce
Duncan of Dawson	Lee	Thompson
Duncan of Hall	Lindsay of DeKalb	Thurmond
Dyer	MacIntyre	Trippe
Eve	McDaniel	Williams of Worth
Ficklen	McFarland	Woods
Gallaher	McKenney	Woody
Grant	Mason	Wyatt
Green	Minchew	Mr. Speaker
Guess	Moore of Butts	
Harvin	Moore of Fulton	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 98, Nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Stewart of Atkinson—

A bill to appropriate money to pay increase in salary due General Oil Inspector.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Lindsey of Wilkes as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Callahan	Hodges
Adams of Walton	Cannon	Hollis
Alfriend	Carswell	Holmes
Anderson of Chattooga	Clifton	Holtzclaw
Arnold	Coates	Hullender
Barnes	Cochran	Hyers
Bates	Cole	Jackson of Jones
Blalock	Copeland	Jackson of Towns
Boyett of Marion	Covington	Johns
Boyett of Stewart	Davis of Oglethorpe	Johnson of Chattoohoochee
Bradford	Dobbs	Jones of Lowndes
Brannen	DuBose	Jones of Thomas
Brown	Falligant	Kelley
Burt	Green	Kimsey
Bush	Hamilton	King
Calhoun	Harden	Lewis
	Hinton	

Lindsey of Wilkes	Reiser	Tankersley
Longley	Reville	Tatum of Campbell
McDaniel	Richardson	Tatum of Dade
Mann	Rimes	Thompson
Manning	Rogers of Elbert	Timmerman
Middleton	Rogers of Laurens	Trippe
Milner	Seaman	Walker
Moye	Sibley	Wall
Mundy	Smiley	Warren
Neill	Smith of Candler	Weston
Pace	Smith of Telfair	Whitaker of Lowndes
Palmer of Crisp	Stewart	Whitaker of Rockdale
Parrish	Stone	Williams of Bulloch
Penland	Stovall	Williams of Miller
Perryman	Strozier	Williams of Walton
Pilcher	Stubbs	Wohlwender
Ramsey of Brooks	Sumner	Woods
Ramsey of Columbia	Sweat of Ware	Wynne
Rees	Swift	
Reid	Swint	

Those voting in the negative were Messrs.:

Cranford

Those not voting were Messrs.:

Anderson of Jenkins	De La Perriere	Hollingsworth
Atkinson	DeLoach	Hudson
Barwick	Dickey	Johnson of Appling
Barrett	Duncan of Dawson	Johnson of Bartow
Bellah	Duncan of Hall	Jones of Meriwether
Bird	Dyer	Jordan of Jasper
Blalock	Eve	Jordan of Wheeler
Bowen	Ficklen	Kent
Brinson	Gallaher	Kirby
Brooke	Gann	Knabb
Burkhalter	Grant	Knight
Bussey	Griffin	Lambert
Buxton	Guess	Lankford
Clarke	Gunnells	Lasseter
Corbett	Harvin	Law
Culpepper	Haynie	Lawrence
Daniel	Hendrix	Lee
Davis of Floyd	Hixon	Lindsay of DeKalb

MacIntyre	Owen of Paulding	Smith of Haralson
McDonald	Owen of Stephens	Smith of Meriwether
McFarland	Palmour of Hall	Sweat of Pierce
McKenney	Pope	Thurmond
Mason	Purcell	Ware
Minchew	Quincey	Williams of Worth
Moore of Butts	Richards	Willoughby
Moore of Fulton	Royal	Woody
Nichols of Spalding	Shannon	Wyatt
Nichols of Wayne	Smith of Carroll	Mr. Speaker
Owen of Gordon	Smith of Fulton	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 107, Nays 1.

The bill having received the requisite constitutional majority was passed.

By Messrs. Pace of Sumter and Neill of Muscogee—

A bill to appropriate money to pay deficiencies in salary of Deputy Clerk of Supreme Court.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Clarke of McIntosh as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Holmes	Richardson
Adams of Walton	Holtzelaw	Rimes
Alfriend	Hullender	Rogers of Elbert
Anderson of Chat- tooga	Jackson of Jones	Rogers of Laurens
Arnold	Jackson of Towns	Royal
Barnes	Johns	Seaman
Bates	Johnson of Appling	Sibley
Bowen	Johnson of Chatta- hoochee	Smiley
Boyett of Marion	Jones of Lowndes	Smith of Candler
Boyett of Stewart	Jones of Thomas	Smith of Telfair
Bradford	Jordan of Jasper	Stone
Brannen	Kimsey	Stovall
Burt	King	Strozier
Bush	Lewis	Stubbs
Calhoun	Lindsey of Wilkes	Sumner
Callahan	Longley	Sweat of Pierce
Cannon	McDaniel	Sweat of Ware
Carswell	McDonald	Swift
Clarke	Mann	Swint
Clifton	Middleton	Tankersley
Coates	Milner	Tatum of Campbell,
Cochran	Moye	Tatum of Dade
Copeland	Mundy	Thompson
Corbett	Neill	Timmerman
Covington	Pace	Trippe
Cranford	Palmer of Crisp	Walker
Davis of Floyd	Parrish	Ware
Davis of Oglethorpe	Penland	Warren
Dobbs	Perryman	Weston
DuBose	Pilcher	Whitaker of Lowndes
Falligant	Pope	Whitaker of Rockdale
Gann	Ramsey of Brooks	Williams of Bulloch
Green	Ramsey of Columbia	Williams of Walton
Hamilton	Rees	Wohlwender
Hinton	Reid	Woods
Hodges	Reiser	Wynne
Hollis	Reville	

Those not voting were Messrs.:

Anderson of Jenkins	Barwick	Bellah
Atkinson	Barrett	Bird

Blalock	Hendrix	Moore of Butts
Brinson	Hixon	Moore of Fulton
Brooke	Hollingsworth	Nichols of Spalding
Brown	Hudson	Nichols of Wayne
Burkhalter	Hyers	Owen of Gordon
Bussey	Johnson of Bartow	Owen of Paulding
Buxton	Jones of Meriwether	Owen of Stephens
Cole	Jordan of Wheeler	Palmour of Hall
Culpepper	Kelley	Purcell
Daniel	Kent	Quincey
De La Perriere	Kirby	Richards
DeLoach	Knabb	Shannon
Dickey	Knight	Smith of Carroll
Duncan of Dawson	Lambert	Smith of Fulton
Duncan of Hall	Lankford	Smith of Haralson
Dyer	Lasseter	Smith of Meriwether
Eve	Law	Stewart
Ficklen	Lawrence	Thurmond
Gallaher	Lee	Wall
Grant	Lindsay of DeKalb	Williams of Miller
Griffin	MacIntyre	Williams of Worth
Guess	McFarland	Willoughby
Gunnells	McKenney	Woody
Harden	Manning	Wyatt
Harvin	Mason	Mr. Speaker
Haynie	Minchew	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lewis of Hancock—

A bill to provide for transfer of certain criminal cases from City Courts of State to Superior Courts in circuit where such City Courts are located.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Burt of Dougherty—

A resolution declaring a portion of the Flint river to be non-navigable.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 98, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. McDonald of Richmond—

A bill to amend Section 4357 of Code of 1910 relative to entries on general execution dockets.

The following amendment was read and adopted:

By Mr. Rogers of Elbert—

Amend House Bill 385 by striking the word "Parks' " wherever it occurs in caption and body of the Act and insert the figures and words "1910 Civil" in lieu thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Johnson of Bartow and Boyett of Stewart.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

FRIDAY, JULY 30, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Waton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
Anderson of Jenkins	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzelaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chatahoochee
Busfi	Falligant	
Bussey	Ficklen	Jones of Lowndes
Burton	Gallaher	Jones of Meriwether
Calhoun	Gann	Jones of Thomas
Callahan	Grant	Jordan of Jasper
Cannon	Green	Jordan of Wheeler
	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker of Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwend
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neill	Smith of Haralson	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading Senate Bills and Resolutions.

Mr. Neill of Muscogee moved that when the House adjourn today it stand adjourned until next Monday morning, August 2, 1920, at 11 o'clock A. M., and the motion prevailed.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Johnson of Chattahoochee—

House Bill No. 1124. A bill to fix primary laws for Chattahoochee County.

Referred to Committee on County and County Matters.

By Mr. Quincey of Coffee—

House Bill No. 1125. A bill to amend Act known as Georgia Motor Vehicle Law relative to licenses for operation of motor vehicles and motorcycles.

Referred to Committee on General Judiciary No. 2.

By Messrs. Jordan of Jasper and Smith of Candler—

House Bill No. 1126. A bill to provide that domestic and foreign nurseries selling fruit trees and plants shall give bond to indemnify purchasers against loss.

Referred to Committee on General Agriculture No. 2.

By Mr. Covington of Colquitt—

House Bill No. 1127 A bill to amend Act to establish system of public schools in Town of Doerun relative to levy of taxes for school purposes.

Referred to Committee on Corporations.

By Mr. Johns of Barrow—

House Bill No. 1128. A bill to change the area and boundaries of Barrow County.

Referred to Committee on County and County Matters.

By Messrs. Brown and DuBose of Clarke—

House Bill No. 1129. A bill to amend charter of City of Athens so as to extend corporate limits of said city.

Referred to Committee on Corporations.

By Mr. Guess of DeKalb—

House Bill No. 1130. A bill to fix primary law in DeKalb County.

Referred to Committee on County and County Matters.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1131. A bill to authorize Mayor and Council of City of Savannah to regulate fares to be charged by baggage and cab companies in said city.

Referred to Committee on Corporations.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1132. A bill to amend Act relative to operation of Municipal Wharf in City of Savannah.

Referred to Committee on Corporations.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1133. A bill to amend Act establishing Commissioners of Chatham County relative to making ordinances and penalties for violation of same.

Referred to Committee on County and County Matters.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1134. A bill to be entitled an Act to create a Board of Harbor Commissioners for the City of Savannah.

Referred to Committee on Corporations.

By Mr. Stubbs of Laurens—

House Bill No. 1135. A bill to amend an Act amending the charter of Dublin for school purposes.

Referred to Committee on Municipal Government.

By Messrs. Kelley and Green of Gwinnett—

House Bill No. 1136. A bill to amend Acts incorporating the Town of Grayson, extending the corporate limits thereof.

Referred to Committee on Corporations.

By Mr. Gallaher of Macon—

House Resolution No. 199. A resolution to relieve J. C. Harp from surety on bond of Harvey Mashman.

Referred to Committee on Special Judiciary.

By Mr. McDonald of Richmond—

House Resolution No. 200. A resolution to make Senate Bill No. 213 a special order for Wednesday, August 4th.

Referred to Committee on Rules.

By Mr. Williams of Walton—

House Resolution No. 201. A resolution to make House Bill No. 551 a special order for Wednesday, August 4th.

Referred to Committee on Rules.

By Mr. Milner of Dodge—

House Resolution No. 202. A resolution to make House Bill No. 337 a special order for Tuesday, August 3rd.

Referred to Committee on Rules.

The following bills of the House were introduced, read the first time and referred to Committees:

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

House Bill No. 1139. A bill to authorize Commons Commissoiners of City of Columbus to execute deed to certain **property**.

Referred to Committee on Municipal Government.

By Messrs. Rogers and Swift of Elbert—

House Bill No. 1140. A bill to amend an Act to provide Board of Commissioners for Elbert County relative to Road Expert.

Referred to Committee on County and County Matters.

By Messrs. Pilcher, Reville and McDonald of Richmond—

House Bill No. 1141. A bill to amend Section 3931 of Code of 1910 so as to make mother an equal heir with father, brothers and sisters of a deceased intestate.

Referred to Committee on General Judiciary
No. 1.

By Mr. Burt of Dougherty—

House Bill No. 1142. A bill to give Commissioner of Game and Fish right to grant permission to owners and tenants of pecan orchards to kill jay birds under certain rules.

Referred to Committee on General Judiciary
No. 1.

By Mr. Ficklen of Wilkes—

House Bill No. 1143. A bill to amend Act to establish system of public schools in Town of Washington relative to levy of taxes for school purposes.

Referred to Committee on Education.

By Mr. Stewart of Atkinson—

House Bill No. 1138. A bill to create county depository in and for Atkinson County.

Referred to Committee on County and County Matters.

By Mr. Whitaker of Rockdale —

House Bill No. 1137 A bill to amend Act creating system of public schools for City of Conyers relative to levy of taxes for school purposes.

Referred to Committee on County and County Matters.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

339. A bill to amend Act incorporating City of Lavonia.

338. A bill to amend Act authorizing establishment of public school system in City of Lavonia.

316. A bill to provide for annual increase of pensions to Confederate veterans.

304. A bill to provide for domestication of foreign corporations.

335. A bill to incorporate City of Hoboken.

Mr. Speaker:—

The Senate has also passed by the requisite constitutional majority the following bills of the House, to-wit:

808. A bill to amend an Act to create a Board of Commissioners for Jasper County

819. A bill to abolish Section 4747 of Civil Code.

836. A bill to prescribe manner of holding primaries in Grady County.

941. A bill to provide compensation for the Commissioners of Roads and Revenues of Floyd County.

956. A bill to repeal an Act creating Board of County Commissioners of Bulloch.

957 A bill to create a Board of Commissioners for Bulloch.

966. A bill to amend an Act establishing the City Court of Waycross.

967 A bill to divide Upson County into three commission districts.

980. A bill to amend the Acts relating to City Court of Savannah.

985. A bill to authorize the City of West Point to acquire lands for constructing levees.

993. A bill to amend an Act creating a Board of Commissioners of Roads and Revenues for Banks County

995. A bill to amend an Act entitled "Banks Commutation Road Tax Act."

1003. A bill amending Act creating charter for Town of Pinehurst.

1008. A bill amending Act creating and incorporating City of Crawford.

1020. A bill to give additional power to County Boards of Tax Assessors.

1028. A bill authorizing an election for Bonds in Austell.

1037 A bill creating new charter for City of Adrian.

1044. A bill amendnig an Act abolishing office of County Treasurer of Oconee County.

1046. A bill amending Act incorporating City of Valdosta.

1051. A bill amending charter of Town of Richland.

1060. A bill amending the Act establishing City Court of Bainbridge.

1031. A bill amending an Act creating a Board of Commissioners of Roads and Revenues for Tift County.

Mr. Covington of Colquitt, Chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:—

Your Committee on Temperance, having had under consideration House Bill No .903, establishing Temperance Day in the public schools of Georgia, instruct me, as their Chairman, to report said bill to the House with the recommendation that the same do pass.

COVINGTON, Chairman.

Mr. Stubbs of Laurens County, Chairman of the Committee on University of Georgia and Its Branches, submitted the following report:

Mr Speaker:—

Your Committee on University of Georgia and Its Branches have had under consideration the following Senate bill, No. 234, and have instructed me, as Chariman, to report the same back to the House with the recommendation that the same do pass.

STUBBS, Chairman.

Mr. Stubbs of Laurens County, Chairman of the Committee on University of Georgia and Its Branches, submitted the following report:

Mr. Speaker:—

Your Committee on University of Georgia and Its Branches have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Respectfully submitted,

STUBBS OF LAURENS, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass, as follows :

House Bill No. 1069, by King of Jefferson, do pass.

House Bill No. 1068, by Wyatt and Longley, do pass.

House Bill No. 1101, by Smith of Liberty, do pass.

House Bill No. 1106, by Richmond delegates and Stovall, do pass.

House Bill No. 1122, by Mason of Hart, do pass.

House Bill No. 1123, by Mason of Hart, do pass.

House Bill No. 1056, by Smith of Telfair, do pass.

House Bill No. 1119, by Barwick of Treutlen, do pass.

House Bill No. 1041, by Stovall of McDuffie, do pass as amended.

Senate Bill No. 214, by Barrett of 31st, do pass

Senate Bill No. 323, by Larkin of 46th, do pass.

Senate Bill No. 221, by Wallace of 28th, do pass.

House Bill No. 915, by Anderson of Jenkins, do pass.

STOVALL, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

1080. To amend Act creating Board of Commissioners of Roads and Revenues of Polk County.

1102. To amend Act creating office of Commissioner of Roads and Revenues of Telfair County.

1107 To amend Act creating Commissioner of Roads and Revenues of the County of Jackson.

1117 To amend Act creating office of County Commissioner of Wheeler County.

1125. To amend Act creating Board of Commissioners of County of Elbert.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. J W Callahan of Decatur County, Vice-Chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:—

Your Committee on Banks and Banking have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 251. A bill to be entitled an Act to regulate banking in the State of Georgia, etc., and for other purposes.

J. W CALLAHAN, Vice-Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass:

House Bill No. 1016. To create the office of Pension Commissioner and for other purposes. Recommended, do not pass.

Respectfully submitted,

J. Y. SMITH, Chariman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:—

-- Your Committee on Appropriations have had under consideration the following House bill, 1120, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted,

CARSWELL OF WILKINSON, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 275; House Bill No. 249 as amended; also House Bills Nos. 1104, 1105; and House Bill 791 by substitute.

STEPHEN PACE, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 614. Entitled an Act to create the office of State Auditor and for other purposes.

Respectfully submitted,

JORDAN OF JASPER, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:—

Your Committee on Education have had under consideration the following House bill, 1128, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1128. An Act to establish a system of public schools in Washington, Ga.

KYLE T. ALFRIEND, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report :

Mr. Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following House bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1091, do pass.

E. H. GRIFFIN, Chairman.

The following bills of the House and Senate, favorably reported, were read the second time:

By Mr. Quincey of Coffee—

House Bill No. 249. A bill to create new judicial circuit to be known as Satilla Circuit.

By Messrs. Kelley of Gwinnett and Stewart of Atkinson—

House Bill No. 614. A bill to create the office of State Auditor.

By Mr. Burt of Dougherty—

House Bill No. 791. A bill to establish Hotel Department of State of Georgia and create the office of Hotel Inspector.

By Messrs. Sibley of Greene and Covington of Colquitt—

House Bill No. 903. A bill to establish and designate a Frances Willard Day in the public schools of the State.

By Mr. Anderson of Jenkins—

House Bill No. 915. A bill to amend Section 389 of Code of 1910 relative to use of convicts by counties for work on public roads.

By Mr. Stovall of McDuffie—

House Bill No. 1041. A bill to create City Court of Thomson in McDuffie County.

By Mr. Dickey of Crawford—

House Bill No. 1054. A bill to provide for establishment of a School of Agriculture and Mechanical Arts in this State.

By Mr. Smith of Telfair—

House Bill No. 1056. A bill to amend Section 4968 of Code of 1910 relative to how attorneys at law may be reinstated.

By Messrs. Wyatt and Longley of Troup—

House Bill No. 1068. A bill to create the office of City Recorder of City of LaGrange.

By Mr. King of Jefferson—

House Bill No. 1069. A bill to amend Act creating City Court of Louisville relative to increase of jurisdictional amount.

By Mr. Carswell of Wilkinson—

House Bill No. 1091. A bill to amend Constitution of State relative to borrowing power of Governor.

By Mr. Pace of Sumter—

House Bill No. 1100. A bill to amend Act to incorporate Town of DeSoto so as to extend corporate limits of said town.

By Mr. Smiley of Liberty—

House Bill No. 1101. A bill to amend an Act creating City Court of Hinesville relative to salary of Judge thereof.

By Messrs. Smith and Jones of Meriwether—

House Bill No. 1104. A bill to amend Act to reorganize State Highway Department so as to provide right to condemn property for State Aid Roads in certain cases.

By Messrs. Smith and Jones of Meriwether—

House Bill No. 1105. A bill to amend Act to increase membership of Railroad Commission.

By Messrs. McDonald, Reville and Pilcher of Richmond and Stovall of McDuffie—

House Bill No. 1106. A bill to amend Act to abolish fee system of Augusta Judicial Circuit relative to amount to be paid by each county thereof for salary of Solicitor-General.

By Mr. Barwick of Treutlen—

House Bill No. 1119. A bill to amend Act to create City Court of Soperton relative to jury trials in said Court.

By Mr. Perryman of Talbot—

House Bill No. 1120. A bill to appropriate money for salary of assistant in office of Superintendent of Public Printing.

By Mr. Mason of Hart—

House Bill No. 1122. A bill to amend Act incorporating Town of Vanna relative to who subject to road duty and road tax for said town.

By Mr. Mason of Hart—

House Bill No. 1123. A bill to amend Act to establish system of public schools in Town of Bowersville relative to levy of taxes for school purposes.

By Mr. Mundy of Polk—

House Bill No. 1080. A bill to amend Act creating Board of Commissioners of Roads and Revenues for Polk County relative to salaries of members of said Board.

By Mr. Smith of Telfair—

House Bill No. 1102. A bill to amend Act creating Board of Commissioners of Roads and Revenues for Telfair County so as to provide for a Bond Commission for said county.

By Messrs. DeLaPerriere and Holder of Jackson—

House Bill No. 1107 A bill to amend Act creating Board of Commissioners of Roads and Revenues for Jackson County relative to salary of Chairman of said Board.

By Mr. Jordan of Wheeler—

House Bill No. 1117. A bill to amend Act to create County Commissioners of Wheeler County relative to road districts in said county

By Mr. Barrett of the 31st—

Senate Bill No. 214. A bill to amend Section 1138 of Code of 1910 relative to per diem of jury commissioners.

By Mr. Wallace of the 28th—

Senate Bill No. 221. A bill to amend Act to establish City Court of Madison relative to election and salary of Judge of said Court.

By Mr. Allen of the 35th—

Senate Bill No. 234. A bill to amend Act giving additional authority to Local Board of Trustees of Georgia School of Technology relative to appointment of Trustees.

By Mr. Duncan of the 36th—

Senate Bill No. 251. A bill to amend Act creating Department of Banking in this State so as to provide for equipment, clerical and office expenses of Department of Banking.

By Mr. Maynard of the 14th—

Senate Bill No. 275. A bill to amend Section 1484 of Code of 1910 relative to compensation for injured soldiers.

By Mr. Larkin of the 46th—

Senate Bill No. 323. A bill to amend Act to establish City Court of Blackshear relative to judgments where no defense is filed.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Coates of Pulaski—

A bill to increase salary of Treasurer of Pulaski County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Shannon of Twiggs—

A bill to amend Act to create Board of Commissioners of Roads and Revenues for Twiggs County relative to compensation of said Commissioners.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. DeLoach of Evans—

A bill to amend Act to provide for working public roads of County of Evans relative to road duty and commutation road tax in said county.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. DeLoach of Evans—

A bill to amend Act to create Board of Commissioners of Roads and Revenues for Evans County relative to compensation of clerk of said Board.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hamilton, Copeland and Davis of Floyd—

A bill to vest complete title in Floyd County to bridge spanning Oostanaula River.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Richards of Pickens—

A bill to create office of Commissioner of Roads and Revenues for Pickens County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Gunnells of Franklin—

A bill to amend Act establishing public schools in City of Lavonia relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Gunnells of Franklin—

A bill to amend Act incorporating City of Lavonia relative to levy of taxes in said city

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend charter of City of Columbus relative to levy of taxes for ordinary current expenses of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to amend charter of City of Columbus relative to pensions for widows and orphan children of members of police and fire departments who loses life in discharge of duties.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hodges and Swint of Washington—

A bill to amend charter of City of Tennille relative to holding of elections for Mayor and Aldermen of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rabun of the 9th—

A bill to amend Act creating City Court of Morgan relative to salary of Judge of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Allen of the 35th—

Senate Bill No. 228. A bill to regulate sale, registration and inspection of automobiles.

Referred to Committee on General Judiciary No. 2.

By Mr. Watson of the 8th—

Senate Bill No. 273. A bill to prevent the introduction into and dissemination with the State contagious diseases of honey bees.

Referred to Committee on General Agriculture No. 1.

By Mr. Ennis of the 20th—

Senate Bill No. 331. A bill to fix salaries of certain officers at State farm.

Referred to Committee on General Agriculture No. 1.

By Mr. Pittman of the 42nd—

Senate Bill No. 337 A bill to amend Act establishing City Court of Bartow County, relative to salary of Judge of said Court.

Referred to Committee on Special Judiciary

By unanimous consent House Bill No. 990 was tabled.

By unanimous consent House Bill No. 342 was taken from the table and placed upon the calendar.

By unanimous consent Senate Bill No. 17 was recommitted to the Committee on General Judiciary No. 1.

By unanimous consent the following bill of the House was taken up for the purpose of agreeing with Senate amendments:

By Messrs. Knight of Berrien and Burkhalter of Clinch—

A bill to amend Act to create new County of Lanier so as to better define lines of said county when created.

The following Senate amendment was read and agreed to:

The Committee moves to amend House Bill 988 as follows: By striking from said bill on page 3 beginning with the word “where” on line 6 down to and including the figures “510” on line 18 on page 3 and inserting in lieu thereof the following: “the south line of land lot 458, thence east along the south lines of lots 458, 463, 504, 509, in the 11th district, to the southeast corner of said lot 509, Clinch County; thence north along the east lines of lots.”

By Messrs. Smith, Moore and Hendrix of Fulton—

A bill to amend charter of City of Atlanta relative to City Planning Commission for said city.

The following Senate amendment was read and adopted:

By Mr. Allen of the 35th—

Amend by adding: Section 10. That the charter of said city, as codified in Section 449 of the City Code of 1910, and as amended by Act of the General Assembly, approved August 14th, 1917, be amended by striking from said section the words “biennially” and inserting the words “every four years,” and by striking the words “to serve for a

term of two years," and inserting in lieu thereof the words "to serve for a term of four years," and to add to said section the following: "This provision shall apply to and govern the term of office beginning the first Monday in January, 1921, and to the official elected to serve a term beginning on that date," so that said section when so amended, shall read as follows: "Section 449. There shall be elected by the Mayor and General Council every four years, at the first regular meeting in June, a clerk of council whose term of office shall begin on the first Monday in January following, and who shall be elected to serve for a term of four years, unless sooner removed for cause to be adjudged by the Mayor and General Council, this provision shall apply to and govern the term of office beginning the first Monday in January, 1921, and to the official elected to serve term beginning on that date so that the next election for clerk shall be on the first Monday in June, 1924, and the next term after first Monday in January, 1921, shall begin 1st Monday in January, 1925."

Section 11. That all laws and parts of laws in conflict with this Act are hereby repealed.

The following bills of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Stovall of McDuffie—

A bill to amend Act to abolish fee system in the Augusta Judicial Circuit relative to salary of Solicitor-General of said circuit.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Stone of Jeff Davis—

A bill to authorize Solicitors-General to prefer accusations in certain cases returnable to the Superior Courts.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

By Messrs. Sibley of Greene and Jackson of Jones--

A bill to require clerks of City and Superior Courts of State in transmitting records of criminal cases to Supreme Court and Court of Appeals to certify whether defendant is confined in jail or out on bond.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Jasper—

A bill to amend Act creating Warehouse De-

partment for State relative to uniform negotiable warehouse receipts.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 5.

The bill having received the requisite constitutional majority was passed.

By Mr. Lawrence of Chatham—

A bill to permit Mutual Fire Insurance Companies organized under laws of this State to issue and sell surplus or guarantee fund certificates.

The following substitute offered by Mr. Lawrence of Chatham was read and adopted:

A BILL.

To be entitled an Act to permit Mutual Fire Insurance Companies organized under the laws of the State of Georgia who have been in active business ten years and have accumulated an earned surplus of not less than \$75,000.00, to issue and sell guaranteed fund certificates, and providing how such fund shall be used and paid, and for other purposes.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That from and after the passage of this Act, that all Mutual Fire Insurance Companies organized under the laws of this State who have been in active business ten years and have

accumulated an earned surplus of not less than \$75,000.00, shall be authorized by a majority vote of its policy holders, to issue and sell guarantee fund certificates, provided such certificates shall be sold under the supervision of the Insurance Commissioner and shall not be a liability against policy holders in such company, shall not exceed at any one time the sum of two hundred and fifty thousand dollars, and shall be payable only, principal and interest, from the earnings of such company; and provided further that the funds arising from the sale of such certificates shall be known as the Guarantee Fund of such company, and shall be used only for the purpose of paying the losses and the retiring of such certificates.

Section 2. Be it further enacted by the authority aforesaid, such certificates shall state therein or thereon, that the fund arising from the sale thereof shall not be used to pay losses until the surplus of such company has been exhausted, but shall be used for the purpose of paying losses before any assessment is made upon policy holders in such company for the purpose of paying losses.

Section 3. Be it further enacted by the authority aforesaid, That all laws and parts of laws in conflict with this Act be, and the same are, hereby repealed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to by substitute.

On the passage of the bill the Ayes were 100, Nays 12.

The bill having received the requisite constitutional majority, was passed by substitute.

By Mr. Cole of Coweta—

A bill to amend Section 574 of Code of 1895 relative to who subject to road duty.

A substitute offered by Mr. Quincey of Coffee was read and adopted.

The report of the Committee, which was favorable to the passage of the bill, was agreed to by substitute.

On the passage of the bill the Ayes were 62, Nays 49.

The bill having failed to receive the requisite constitutional majority was lost.

By Messrs. Dobbs of Cobb and Wohlwender of Muscogee—

A bill to provide amount of deposit to be made by Life Insurance Companies not now authorized to do business in this State.

The following amendment was read and adopted:

By Mr. Dobbs of Cobb—

Amend by Section 4, Provided such Act shall take effect January 1st, 1921.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 100, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

Mr. DuBose of Clark moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until next Monday morning, August 2, 1920, at 11 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

MONDAY, AUGUST 2, 1920.

The House met pursuant to adjournment this day at 11 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzclaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chattahoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker of Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neill	Smith of Haralson	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent the reading of the Journal of Friday, July 30, 1920, was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading of House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.

5. First reading Senate Bills and Resolutions.

The following resolution of the House was read and adopted:

By Mr. Neill of Muscogee—

Resolved, by the House, that during the week beginning Monday, August 2, 1920, and unless otherwise ordered by the House, afternoon sessions shall be held, the House to convene at 3 o'clock P M., except that no afternoon session be held on Wednesday afternoon, August 4.

Resolved further, That on Saturday, August 7, general bills and resolutions shall be in order for consideration or reconsideration.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Grant of Habersham—

House Bill No. 1144. A bill to amend Act to

incorporate Town of Cornelia relative to levy of taxes for school purposes.

Referred to Committee on Corporations.

By Mr. Lambert of Morgan—

House Bill No. 1145. A bill to amend charter of City of Madison so as to increase salary of Mayor and Aldermen.

Referred to Committee on Special Judiciary.

By Mr. Alfrend of Baldwin—

House Bill No. 1146. A bill to exempt water plant owned by City of Milledgeville from State and county taxes.

Referred to Committee on Municipal Government.

By Mr. Wynne of Bleckley—

House Bill No. 1147. A bill to authorize City of Cochran to sell certain property in said city

Referred to Committee on Corporations.

By Mr. Sweat of Ware—

House Bill No. 1148. A bill to amend Sections 961 and 962 of Code of 1910 relative to proceedings to forfeit recognizances.

Referred to Committee on General Judiciary No. 1.

By Messrs. Smiley of Liberty, Purcell of Tattnall, et al.—

House Bill No. 1149. A bill to amend Constitu-

tion of State so as to create new county to be known as Long County.

Referred to Committee on Amendments to Constitution.

By Messrs. Adams and Williams of Walton, Jones of Barrow—

House bill No. 1150. A bill to provide for election of State Tax Commissioner.

Referred to Committee on Ways and Means.

By Mr. Anderson of Jenkins—

House Bill No. 1151. A bill to appoint Committee for purchase and distribution of calcium arsenate among farmers of State.

Referred to Committee on General Agriculture No. 2.

By Mr. Jordan of Wheeler—

House Bill No. 1152. A bill to amend Act to establish school system for Town of Alamo relative to issuing bonds for school purposes.

Referred to Committee on Education.

By Mr. Guess of DeKalb—

House Bill No. 1153. A bill to amend Act to create new charter for City of Lithonia relative to levy of emergency school tax.

Referred to Committee on Corporations.

By Mr. Guess of DeKalb—

House Bill No. 1154. A bill to create new charter for Town of Kirkwood.

Referred to Committee on Corporations.

By Messrs. Holtzelaw and Richardson of Houston—

House Bill No. 1155. A bill to amend Act to provide for compensation of stenographic reporters in certain cities.

Referred to Committee on General Judiciary No. 1.

By Mr. Knight of Berrien—

House Bill No. 1156. A bill to amend Act to create Board of Commissioners of Berrien County relative to election of clerk.

Referred to Committee on County and County Matters.

By Mr. Knight of Berrien—

House Resolution No. 203. A resolution to amend Constitution of State so as to give representation to new counties of Lanier, Seminole and Brantley.

Referred to Committee on Amendments to Constitution.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House

and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1131. An Act to authorize the Mayor and Aldermen of Savannah to regulate the rates and fares to be charged by baggage and cab companies and drays and hacks, etc.

House Bill No. 1132. An Act to authorize the Mayor and Aldermen of Savannah to maintain and operate a municipal wharf.

House Bill No. 1136. To amend an Act incorporating Town of Grayson.

HIXON OF CARROLL, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1126. An Act to provide that all domestic and foreign nurseries selling fruit trees, etc., in Georgia shall be required to give indemnifying bonds and for other purposes.

Respectfully submitted,

JORDAN OF JASPER, Chairman.

Mr. Arnold of Clay County, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:—

Your Committee on Ways and Means have had under consideration the following House bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 787 An Act to amend General Tax Act.

Do pass by substitute: House Bill 877 An Act to amend General Tax Act.

ARNOLD, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

1130. To require political parties in DeKalb County to nominate their candidates and fixing date of primary elections.

1124. To fix primary laws of Chattahoochee County

1137 To amend public school system of Conyers.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House and Senate, to-wit:

House Bill 1048. A bill to amend an Act creating City Court of Blakely.

House Bill 1042. A bill to amend an Act providing a system of public schools for Town of Douglas.

House Bill 1001. A bill providing additional compensation for members of the Board of Education of Banks County.

House Bill 718. A bill giving Commissioners of Roads and Revenues additional power and authority.

House Bill 774. A bill to abolish office of County Treasurer of Columbia County.

House Bill 1010. A bill to establish schools in City of Hartsville.

House Bill 1038. A bill to amend an Act creating office of Commissioner of Roads and Revenues for Oglethorpe County.

House Bill 658. A bill to increase the salary of Judge of the City Court of Camilla.

House Bill 1062. A bill to amend charter of City of Broxton.

House Bill 1059. A bill amending Act authorizing Mayor and Council of Dalton to levy tax.

House Bill 1029. A bill to amend Act creating public school system for City of Marietta.

House Bill 1004. A bill to repeal present charter of Tifton and provide for new charter.

Senate Bill 333. A bill to amend Section 26 of the Code of 1910.

House Bill 912. A bill to create new charter for Town of Patterson.

House Bill 849. A bill to amend an Act establishing City Court of Washington.

House Bill 850. A bill to amend Section 4028 of Code of 1910 relative to place of administrators' sales.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

342. A bill to amend an Act establishing City Court of Lexington.

294. A bill to increase salary of State Chemist.

307 A bill to provide a stenographer of Clerk of Court of Appeals.

117 A bill to provide a basis of discrimination between functions of educational authorities and health authorities.

The Senate also concurs in House amendment to Senate Bill No. 250, a bill to fix time of holding Superior Court in various counties composing Cordele Circuit.

Mr Speaker:—

The Senate has also passed by the requisite constitutional majority the following bill of the Senate to-wit:

297 A bill to amend Section 27 of the Act creating Juvenile Courts.

The following bills of the House were favorably reported and read the second time.

By Mr. Hamilton of Floyd—

House Bill No. 787 A bill to be entitled an Act to amend the General Tax Act by vesting special tax agents with authority now possessed by tax collectors as to collection of past due taxes.

By Mr. Johnson of Chattahoochee—

House Bill No. 1124. A bill to be entitled an Act to fix primary laws for Chattahoochee County.

By Messrs. Jordan of Jasper, Smith of Candler—

House Bill No. 1126. A bill to require that all foreign and domestic nurseries doing business in this State shall give bond to indemnify purchasers against loss.

By Mr. Guess of DeKalb—

House Bill No. 1130. A bill to require all political parties in DeKalb County to nominate their candidates for county offices by primary.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1131. A bill to be entitled an Act to authorize and empower the Mayor and Aldermen of the City of Savannah to regulate fees charged by taxicab companies.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1132. A bill to be entitled an Act to amend an Act to authorize the Mayor and Aldermen of Savannah to acquire property for establishment of municipal wharf.

By Messrs. Kelley and Green of Gwinnett—

House Bill No. 1136. A bill to be entitled an Act to amend an Act incorporating the Town of Grayson, extending the corporate limits thereof.

By Mr. Whitaker of Rockdale—

House Bill No. 1137 A bill to amend an Act creating a system of public schools for the City of

Conyers, relative to the levying of an additional tax for same.

By Messrs. Swift and Rogers of Elbert—

House Bill No. 1140. A bill to amend an Act to provide for a Board of Commissioners for the County of Elbert by providing for the employ of a road expert.

By Mr. Ficklen of Wilkes—

House Bill No. 1143. A bill to be entitled an Act establishing a system of public schools for the City of Washington, Ga.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Stovall of McDuffie—

A bill to create City Court of Thomson in McDuffie County.

The following amendment offered by the Committee on Special Judiciary was read and adopted:

Committee moves to amend House Bill No. 1014 by striking all of Section Two and substituting therefor the following:

Section 2. There shall be a Judge of said City Court of Thomson who shall hold his office for a term of two years, and who shall be elected by the Grand Jury of McDuffie County, in the following manner, to-wit: The Grand Jury which shall be empaneled and sworn at the September term, 1920, of

the McDuffie Superior Court, or any adjourned term thereof, shall be and is hereby authorized to elect a Judge of the City Court of Thomson for a term of two years, who shall hold said office until his successor is elected or appointed under the provisions of this Act, and qualified. Upon the election of said Judge, said Grand Jury shall report its action to the Judge of the Superior Court presiding at the time, who shall cause the same to be spread upon the minutes of said Court by the clerk thereof. And the Grand Jury of said county shall be authorized, at the September term of McDuffie Superior Court, or any adjourned term thereof, every two years thereafter, to elect a Judge of said City Court in the same manner and for a like period, and required to report such election to the Judge of the Superior Court presiding at the time in the same manner, and said proceedings shall be spread upon the minutes of said Superior Court as above provided. Should such Grand Jury so meeting fail to make such election as above provided, any succeeding Grand Jury, from term to term, may do so, until said officer is elected, qualified and begins to serve. Should any vacancy occur in said office at any time, and Grand Jury meeting thereafter shall be authorized to elect a Judge for the unexpired term caused by such vacancy; and should any such vacancy occur at a time when said Grand Jury is not in session, the clerk of the Superior Court and the Ordinary of McDuffie County shall be authorized to appoint a Judge to fill such vacancy, until the next session of said Grand Jury of said county, when said Grand Jury shall proceed to elect a Judge to fill the unexpired term caused by said vacancy. In case a Judge is ap-

pointed by the Clerk and Ordinary as above provided said appointment shall be reduced to writing, signed by said Clerk and Ordinary and be spread upon the minutes of said City Court of Thomson. Said Judge of the City Court of Thomson shall receive a salary of twelve hundred dollars per annum, which shall be paid by order of the Ordinary of said County Treasurer, quarterly.

And Committee moves to amend the bill by striking all of Section 8 of the bill and substituting therefor:

Section 8. There shall be a solicitor of the City Court of Thomson who shall hold his office for a term of two years, and who shall be elected by the Grand Jury of McDuffie County at the September term, 1920, of the Superior Court of said county, in the same manner and for a like period as provided in Section Two of this Act for the election of a Judge. And all proceedings with reference to the election of said Solicitor for the full term, or the election or appointment for an unexpired term, shall be the same as provided in this Act for the election of a Judge of said Court. Said Solicitor shall receive a salary of eight hundred dollars per annum, which shall be paid by order of the Ordinary of said county, quarterly, out of the fees, fines and forfeitures turned into the treasury of said county by said City Court of Thomson; and if said fees, fines and forfeitures shall be insufficient for that purpose, then out of any funds in the county treasury. No person shall be eligible for the office of Solicitor of said City Court of Thomson who is not 25 years old, and who has not resided in McDuffie County for

five years before his election or appointment under this Act, and who has not been an active practicing attorney at law for at least five years next preceding his election or appointment.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Longley and Wyatt of Troup—

A bill to create office of City Recorder of La-Grange.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104 Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. King of Jefferson—

A bill to amend Act creating City Court of Louisville relative to increase of jurisdictional amount.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mundy of Polk—

A bill to amend Act creating Board of Commissioners of Roads and Revenues for Polk County relative to salaries of members of said Board.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Brannen and Williams of Bulloch—

A bill to abolish office of County Treasurer of Bulloch County.

The following amendment was read and adopted:

Amend by striking out figures "1922" in third line of Section One, and inserting in lieu thereof the figures "1923."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Pace of Sumter—

A bill to amend an Act incorporating Town of DeSoto so as to extend corporate limits of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Smiley of Liberty—

A bill to amend Act creating City Court of Hinesville relative to salary of Judge of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Smith of Telfair—

A bill to amend Act to create office of Commissioner of Roads and Revenues for Telfair County so as to provide for Bond Commission for said county

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. DeLaPerriere and Holder of Jackson—

A bill to amend Act creating Board of Commissioners of Roads and Revenues for Jackson County relative to salary of Chairman thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Wheeler—

A bill to amend Act to provide for County Commissioners for Wheeler County so as to define and fix road districts in said county.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Barwick of Treutlen—

A bill to amend Act to create City Court of Soperton relative to jury trials in said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mason of Hart—

A bill to amend Act to establish system of public schools in Town of Bowersville relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wallace of the 28th—

A bill to amend Act to establish City Court of Madison in Morgan County relative to salary of Judge of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Larkin of the 46th—

A bill to amend Act to create City Court of

Blackshear relative to taking judgment where no defense is filed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Reynolds of the 50th—

Senate Bill No. 342. A bill to be entitled an Act to amend an Act establishing the City Court of Lexington.

Referred to Committee on General Judiciary No. 1.

By Mr. Barrett of the 31st—

Senate Bill No. 339. A bill to be entitled an Act to amend an Act incorporating the City of Lavonia.

Referred to Committee on Corporations.

By Mr. Barrett of the 31st—

Senate Bill No. 338. A bill to be entitled an Act to amend an Act authorizing the establishment and maintenance of a system of public schools in City of Lavonia.

Referred to Committee on Corporations.

By Mr. Larkins of the 46th—

Senate Bill No. 335. A bill to be entitled an Act to incorporate the City of Hoboken in the County of Pierce.

Referred to Committee on Municipal Govern-
ment.

By Mr. Brooks of the 13th—

Senate Bill No. 316. A bill to be entitled an Act to provide for annual increase of the pensions paid by the State to ex-Confederate soldiers and their widows.

Referred to Committee on Pensions.

By Mr. Barrett of the 31st—

Senate Bill No. 307 A bill to be entitled an Act to provide for a stenographer for the clerk of the Court of Appeals.

Referred to Committee on Special Judiciary.

By Mr. Barrett of the 31st—

Senate Bill No. 304. A bill to be entitled an Act to provide for the domestication of foreign corporations and for other purposes.

Referred to Committee on General Judiciary
No. 2.

By Mr. Allen of the 35th—.

Senate Bill No. 297. A bill to be entitled an Act to amend Section 27 of the Act creating Juvenile Court.

Referred to Committee on Municipal Govern-
ment.

By Mr. Elders of the 2nd—

Senate Bill No. 294. A bill to be entitled an Act to increase the salary of the State Chemist, \$1,500.00.

Referred to Committee on General Agriculture
No. 2. --

By Mr. Kea of the 16th—

Senate Bill No. 117 A bill to be entitled an Act to provide a basis of discrimination between the functions of the Educational and Health Departments of this State.

Referred to Committee on Education.

By unanimous consent House Bill No. 895 was tabled.

By unanimous consent Senate Bill No. 57 was recommitted to the Committee on General Judiciary No. 1.

By unanimous consent the following bill of the House was read the second time and recommitted.

By Messrs. Brown and DuBose of Clark—

A bill to amend charter of City of Athens relative to corporate limits of said city.

By unanimous consent the following bill of the House was taken up for the purpose of agreeing with Senate amendment:

By Messrs. Brinson and Woods of Emanuel and Sumner of Johnson—

A bill to create new charter for City of Adrian.

The following Senate amendment was read and agreed to:

By Mr. Kea of the 16th—

Moves to amend House Bill No. 1037 by striking all of Section One after the words the City of Adrian in the sixth line of Section One of said Act.

The following bills of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Alfriend of Baldwin and Rogers and Swift of Elbert—

A bill to amend Section 1613 of Code of 1910 relative to furloughs from Georgia State Sanitarium.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Alfriend of Baldwin—

A bill to amend Act to create Georgia State Reformatory and amendatroy Act by limiting those required to into bond and for other purposes.

The following amendment offered by the Committee on Reformatories was read and adopted:

Amend by striking the words "or municipality" from line 5, paragraph 2 of Section 1.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Whitaker and Jones of Lowndes—

A bill to repeal Section 1882 of Code of 1910 relative to selling of articles by weights and measures.

An amendment offered by the Committee on General Judiciary No. 2 was read and adopted.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 91, Nays 12.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Hamilton of Floyd moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until 3 p. m. today.

AFTERNOON SESSION,

3 o'Clock P. M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton	Clifton	Harvin
Adams of Walton	Coates	Haynie
Alfriend	Cochran	Hendrix
Anderson of Chat-	Cole	Hinton
tooga	Copeland	Hixon
Anderson of Jenkins	Corbett	Hodges
Arnold	Covington	Hollingsworth
Atkinson	Cranford	Hollis
Barnes	Culpepper	Holmes
Barwick	Daniel	Holtzclaw
Barrett	Davis of Floyd	Hudson
Bates	Davis of Oglethorpe	Hullender
Bellah	De La Perriere	Hyers
Bird	DeLoach	Jackson of Jones
Blalock	Dickey	Jackson of Towns
Bowen	Dobbs	Johns
Boyett of Marion	DuBose	Johnson of Appling
Boyett of Stewart	Duncan of Dawson	Johnson of Bartow
Bradford	Duncan of Hall	Johnson of Chatta-
Brannen	Dyer	hoochee
Brinson	Eve	Jones of Lowndes
Brown	Falligant	Jones of Meriwether
Burkhalter	Ficklen	Jones of Thomas
Burt	Gallaher	Jordan of Jasper
Bush	Gann	Jordan of Wheeler
Bussey	Grant	Kelley
Buxton	Green	Kent
Calhoun	Griffin	Kimsey
Callahan	Guess	King
Cannon	Gunnells	Kirby
Carswell	Hamilton	Knabb
Clarke	Harden	Knight

Lambert	Palmour of Hall	Strozier
Lankford	Parrish	Stubbs
Lasseter	Penland	Sumner
Law	Perryman	Sweat of Pierce
Lawrence	Pilcher	Sweat of Ware
Lee	Pope	Swift
Lewis	Purcell	Swint
Lindsay of DeKalb	Quincey	Tankersley
Lindsey of Wilkes	Ramsey of Brooks	Tatum of Campbell
Longley	Ramsey of Columbia	Tatum of Dade
MacIntyre	Rees	Thompson
McDaniel	Reid	Thurmond
McDonald	Reiser	Timmerman
McFarland	Reville	Trippe
McKenney	Richards	Walker
Mann	Richardson	Wall
Manning	Rimes	Ware
Mason	Rogers of Elbert	Warren
Middleton	Rogers of Laurens	Weston
Milner	Royal	Whitaker of Lowndes
Minchew	Seaman	Whitaker of Rockdale
Moore of Butts	Shannon	Williams of Bulloch
Moore of Fulton	Sibley	Williams of Miller
Moye	Smiley	Williams of Walton
Mundy	Smith of Candler	Williams of Worth
Neill	Smith of Carroll	Willoughby
Nichols of Spalding	Smith of Fulton	Wohlwender
Nichols of Wayne	Smith of Haralson	Woods
Owen of Gordon	Smith of Meriwether	Woody
Owen of Paulding	Smith of Telfair	Wyatt
Owen of Stephens	Stewart	Wynne
Pace	Stone	MR. Speaker
Palmer of Crisp	Stovall	

The following message from His Excellency the Governor was read:

ATLANTA, GA., AUGUST 2ND, 1920.

The following message was received from his Excellency, the Governor, through his Clerk, Mr. Cobb:

Mr Speaker:—

I am directed by His Excellency, the Governor, to deliver to the House of Representatives a communication in writing to which he respectfully invites your attention.

STATE OF GEORGIA,

Executive Department,

Atlanta, August 2, 1920.

To the General Assembly of Georgia:

On the 7th day of July, 1920, a message transmitting a report of the "Commission on the Release of the Western & Atlantic Railroad" was sent your Honorable Body. In this report said Commission requested that it be discharged, and suggested that the Railroad Commission be hereafter charged with such further duties as arise in connection with said railroad and its properties.

You are respectfully urged to pass at this session a resolution in accordance with this request.

It is proper, I think, to invite your attention to the splendid work done by this Commission in negotiating and consummating the renewal lease under which the State is receiving this year \$548,340.00 in cash, and other valuable considerations.

The Commission has rendered a service to the people of Georgia equal to that of Honorable Wm. H. Felton, deceased, who, as a member of the General Assembly of Georgia, chiefly directed and shaped the necessary legislation in connection with the lease beginning December 27, 1890, and expiring December 27, 1919.

The Commission making the lease was composed of Honorable C. M. Candler, Chairman; Messrs. G. Gunby Jordan, E. A. Copeland, St. Elmo Massengale and Honorable N. E. Harris, Governor, ex-officio. The work of the Commission, as regards the lease of the railroad, had been fully accomplished before my induction into office. Not having been a member of the Commission when the present lease of the railroad was made, I feel no hesitancy in suggesting the propriety of your passing also a resolution of thanks to the Commission. It richly deserves such recognition at your hands.

I further respectfully submit that the work done by the Chairman of the Commission is deserving of especial recognition. He has served without compensation beyond what has been paid him for his duties as Chairman of the Railroad Commission of the State. It would be quite appropriate if, in addition to the resolution suggested, some substantial consideration should be awarded him. I submit this for your consideration without any suggestion whatever from him and without his knowledge or consent, and solely because I consider it should be the policy of the State to reward faithful and efficient service.

Respectfully submitted,

HUGH M. DORSEY, Governor.

By unanimous consent House Bill No. 914 was taken from the table and placed upon the calendar.

By unanimous consent House Bills Nos. 551 and 854 were tabled.

The following bills and resolutions of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Section 424 of Code of 1910 relative to bridges connecting border counties with adjacent States.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 100, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Sections 1280 to 1288 inclusive of Code of 1910 relative to harboring or receiving escapes of persons committed to confinement to places mentioned in said sections.

The following substitute offered by Mr. Lawrence of Chatham was read and adopted:

A BILL.

To be entitled an Act to prohibit any person from harboring, receiving or concealing escapes of persons committed to confinement under Code Sections 1280 to 1288 and to provide a punishment therefor and for other purposes.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That from and after the passage of this Act, any person or persons who shall aid in the escape of any person or persons committed to the places of confinement mentioned in Sections 1280 to 1288, both inclusive, of Penal Code of the State of Georgia of 1910, or who shall receive, harbor or refuse to deliver upon demand to a county arresting officer any such person who shall have escaped from either of the places of confinement mentioned in said sections of the Code, knowing the same to have so escaped therefrom, shall be guilty of a misdemeanor and punished as provided by law for the punishment of misdemeanors.

Section 2. Be it further enacted that all laws and parts of laws in conflict with this Act, be and the same are hereby repealed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to by substitute.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Jones of Meriwether—

A bill to further regulate the driving of motor vehicles and motorcycles.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 65, Nays 64.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Wyatt of Troup gave notice that at the proper time he would move that the House reconsider its action in defeating the passage of House Bill No. 922.

By Mr. Hamilton of Floyd—

A bill to amend Section 2817 of the Code of 1910 relative to corporate powers and functions of trust companies.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 115, Nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Bellah of Henry—

A bill to amend Act providing for system of drainage and reclaiming swamp lands of State relative to issuance of bonds for such purposes in certain cases.

The following amendment was read and adopted:

By Mr. Williams of Walton—

Moves to amend by adding another section: That the counties shall be required to take down and

replace all bridges in lieu of any assessment for benefits by said districts.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority, was passed as amended.

By Mr. Mundy of Polk—

A resolution to pay W. W. Crawford money refunded to State Treasury by him through oversight.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Burkhalter of Clinch as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The resolution involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Anderson of Jenkins	Bellah
Adams of Walton	Arnold	Bird
Alfriend	Barnes	Blalock
Anderson of Chat-	Barrett	Boyett of Marion
tooga	Bates	Bradford

Brannen	Johnson of Bartow	Ramsey of Colum
Brinson	Johnson of Chatta-	Rees
Brown	hoochee	Reiser
Burkhalter	Jones of Lowndes	Reville
Burt	Jones of Thomas	Richardson
Bush	Jordan of Jasper	Rogers of Elbert
Buxton	Kelley	Rogers of Laurens
Calhoun	Kent	Royal
Clifton	Kimsey	Sibiey
Cochran	Knight	Smiley
Cole	Lambert	Smith of Candler
Copeland	Lankford	Smith of Haralson
Corbett	Law	Stewart
Covington	Lewis	Stone
Cranford	Lindsay of DeKalb	Strozier
Daniel	Lindsey of Wilkes	Sumner
Davis of Floyd	McDaniel	Sweat of Ware
Davis of Oglethorpe	McFarland	Tankersley
Dobbs	McKenney	Tatum of Campbel
Duncan of Dawson	Manning	Tatum of Dade
Dyer	Mason	Thompson
Ficklen	Milner	Thurmond
Grant	Minchew	Trippe
Gunnells	Moore of Fulton	Walker
Hamilton	Moye	Ware
Harden	Mundy	Warren
Harvin	Neill	Weston
Haynie	Nichols of Wayne	Whitaker of Lownd
Hinton	Owen of Gordon	Whitaker of Rockd
Hixon	Pace	Williams of Bulloc
Hodges	Palmer of Crisp	Williams of Miller
Holmes	Parrish	Williams of Walto
Holtzclaw	Penland	Willoughby
Hudson	Pilcher	Woods
Hyers	Pope	Woody
Jackson of Towns	Purell	Wyatt
Johns	Ramsey of Brooks	Wynne

Those not voting were Messrs.:

Atkinson	Brooke	Carswell
Barwick	Bussey	Clarke
Bowen	Callahan	Coates
Boyett of Stewart	Cannon	Culpepper

De La Perriere	King	Rimes
DeLoach	Kirby	Seaman
Dickey	Knabb	Shannon
DuBose	Lasseter	Smith of Carroll
Duncan of Hall	Lawrence	Smith of Fulton
Eve	Lee	Smith of Meriwether
Falligant	Longley	Smith of Telfair
Gallaher	MacIntyre	Stovall
Gann	McDonald	Stubbs
Green	Maun	Sweat of Pierce
Griffin	Middleton	Swift
Guess	Moore of Butts	Swint
Hendrix	Nichols of Spalding	Timmerman
Hollingsworth	Owen of Paulding	Wall
Hollis	Owen of Stephens	Williams of Worth
Hullender	Palmour of Hall	Wohlwender
Jackson of Jones	Perryman	Mr. Speaker
Johnson of Appling	Quincey	
Jones of Meriwether	Reid	
Jordan of Wheeler	Richards	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 124, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Anderson of Jenkins—

A bill to amend Section 389 of the Code of 1910 relative to bond of contractors.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Mr. Dobbs of Cobb.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

TUESDAY, AUGUST 3, 1920.

The House met pursuant to adjournment this day at 9 o'clock A .M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzclaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatahoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sunner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker or Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neill	Smith of Haralson	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading Senate Bills and Resolutions.

Mr. Mundy of Polk filed the following written motion:

Mr. Speaker:—

Whereas, House Bill 402, proposing to submit to the people for ratification a Constitutional amendment for biennial sessions instead of annual sessions of the Legislature, is now in control of the Committee on Rules and has been therefore more than 10 days without any action or report, and

Whereas, more than 10 days has elapsed since Resolution No. 177 was presented and referred to said Committee on Rules, and

Whereas, notice was given on August 2nd that this motion would be made to have said bill reported back to the House,

Now therefore be it resolved, That said Bill No. 402 be reported back to the House and that said Committee on Rules is so instructed, on the next regular meeting of the House.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Milner of Dodge—

House Bill No. 1157 A bill to amend Act to establish City Court of Eastman relative to salary of Judge of said Court.

Referred to Committee on Special Judiciary.

By Mr. Milner of Dodge—

House Bill No. 1158. A bill to abolish office of Treasurer of Dodge County

Referred to Committee on Special Judiciary.

By Mr. Guess of DeKalb—

House Bill No. 1159. A bill to amend Act incorporating Town of Decatur so as to extend corporate limits of said town.

Referred to Committee on Corporations.

By Mr. Guess of DeKalb—

House Bill No. 1160. A bill to amend Act to incorporate Town of Decatur relative to compensation of councilmen of said town.

Referred to Committee on Corporations.

By Mr. Guess of DeKalb—

House Bill No. 1161. A bill to amend Act to incorporate Town of Decatur relative to elections held in said town and for other purposes.

Referred to Committee on Corporations.

By Messrs. Cochran and Strozier of Bibb—

House Bill No. 1162. A bill to repeal Act regulating compensation of stenographic reporters in certain cities.

Referred to Committee on General Judiciary No. 2.

By Messrs. Barnes, Cochran and Strozier of Bibb—

House Bill No. 1163. A bill to amend charter of City of Macon so as to provide for auditorium tax and auditorium commission.

Referred to Committee on Municipal Government.

By Messrs. Barnes, Cochran and Strozier of Bibb—

House Bill No. 1164. A bill to amend charter of City of Macon relative to operation of waterworks plant in said city.

Referred to Committee on Municipal Government.

By Mr. Lankford of Toombs—

House Bill No. 1165. A bill to amend Act creating public school system for City of Vidalia relative to levy of taxes for school purposes.

Referred to Committee on Education.

By Messrs. Williams and Brannen of Bulloch—

House Resolution No. 204-1161A. A resolution

to authorize sale of land in Bulloch County for benefit of First District Agricultural and Mechanical School near Statesboro.

Referred to Committee on General Agriculture No. 1.

By Mr. Pace of Sumter—

House Resolution No. 205. A resolution to authorize a commission to investigate hydro-electric power in Georgia.

Lie on Table One Day.

By Mr. Cannon of Rabun—

House Resolution No. 206-1161B. A resolution to pay pension due John P Berrong for years 1918 and 1919.

Referred to Committee on Appropriations.

By Mr. Stovall of McDuffie—

House Resolution No. 207-1161C. A resolution to make certain House bills special orders.

Referred to Committee on Rules.

By Messrs. Barnes, Cochran and Strozier of Bibb—

House Resolution No. 208. A resolution to create commission to receive funds from school children of State for purchase of gift for Admiral William S. Benson, U. S. N.

Lie on Table One Day.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1155.

SMITH OF FULTON, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following House bill, No. 1145, by Lambert of Morgan, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

STOVALL, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

118. To provide for salary of Treasurer of Wheeler County.

1133. To amend Act creating Board of Commissioners of Chatham County.

1156. To amend Act creating Board of Commissioners of Berrien County.

1138. To create depository for County of Atkinson.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1147 To authorize the City of Cochran to close, sell and convey a part of Beech street in Cochran.

House Bill No. 1127 To amend an Act establishing public schools in Doerun, Colquitt County.

House Bill No. 1144. To amend charter of Cornelia, Habersham County

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Palmour of Hall County, Chairman of the Committee on Public Property, submitted the following report:

Mr. Speaker:—

Your Committee on Public Property have had under consideration the following bill of the House, No. 768, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

J. D. CLIFTON, Vice-Chairman.

Mr. Wyatt of Troup County, Chairman of the Committee on Game and Fish, submitted the following report:

Mr Speaker:—

Your Committee on Game and Fish have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1113.

Respectfully submitted, --

WYATT OF TROUP, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

281. A bill to amend an Act creating Department of Commerce and Labor.

346. A bill to establish a system of public schools in Washington.

343. A bill to abolish office of County Treasurer of Charlton County.

320. A bill providing for additional compensation for Sheriff of Court of Appeals.

341. A bill amending the Act establishing Board of Commissioners of Roads and Revenues for Charlton County.

Mr Speaker:—

The Senate has also passed by the requisite constitutional majority the following bills of the House, to-wit:

114. A bill to authorize the admission of women in the School of Commerce of Georgia Tech.

762. A bill to repeal an Act fixing a standard time for the State of Georgia.

846. A bill repealing an Act creating a Board of Commissioners of Roads and Revenues of Paulding County.

952. A bill to create a new charter for City of Nicholls.

The following bills of the House, favorably reported, were read the second time:

By Mr. Moore of Butts—

House Bill No. 768. A bill to amend Act to

authorize Governor to lease the Indian Springs Reserve.

By Mr. Sibley of Greene—

House Bill No. 113. A bill to prohibit hunting or trapping of foxes in Greene County in certain seasons of year.

By Mr. Jordan of Wheeler—

House Bill No. 1118. A bill to provide for salary for Treasurer of Wheeler County.

By Mr. Covington of Colquitt—

House Bill No. 1127 A bill to amend Act to establish system of public schools in Town of Doe-run relative to tax levy for school purposes.

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 1133. A bill to amend Act creating Commissioners of Chatham County relative to penalties for violation of ordinances.

By Mr. Stewart of Atkinson—

House Bill No. 1138. A bill to provide for county depository for Atkinson County.

By Mr. Grant of Habersham—

House Bill No. 1144. A bill to amend Act incorporating Town of Cornelia relative to levy of taxes for school purposes.

By Mr. Lambert of Morgan—

House Bill No. 1145. A bill to amend charter of City of Madison relative to commutation street tax for said city

By Mr. Wynne of Bleckley—

House Bill No. 1147 A bill to authorize City of Cochran to sell certain property in said city.

By Messrs. Holtzclaw and Richardson of Houston—

House Bill No. 1155. A bill to amend Act to provide compensation for stenographic reporters in certain cities.

By Mr. Knight of Berrien—

House Bill No. 1156. A bill to amend Act to create Board of Commissioners for Berrien County so as to provide for clerk for said Board.

The following bills of the House were read the third time and placed upon their passage:

By Mr. Johnson of Chattahoochee—

A bill to fix primary laws for Chattahoochee County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 118, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Guess of DeKalb—

A bill to fix primary laws for DeKalb County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to authorize Mayor and Aldermen of City of Savannah to fix rates and fares to be charged by baggage and cab companies in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to provide for establishment of municipal wharf for City of Savannah.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Green and Kelley of Gwinnett—

A bill to amend Act incorporating Town of Grayson so as to extend corporate limits of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Whitaker of Rockdale—

A bill to amend Act creating public school system for City of Conyers relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Rogers and Swift of Elbert—

A bill to amend Act to provide for Board of Commissioners for County of Elbert relative to Road Expert.

A substitute offered by Messrs. Rogers and Swift of Elbert was read and adopted.

The report of the Committee, which was favorable to the passage of the bill, was agreed to by substitute.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Ficklen of Wilkes —

A bill to amend Act to establish system of public schools for Town of Washington relative to tax levy for school purposes and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bill of the Senate was read the first time and referred to Committee:

By Mr. Kea of the 16th—

Senate Bill No. 333. A bill to amend Section 26 of Code of 1910 relative to jurisdiction of State.

Referred to Committee on General Judiciary No. 1.

By unanimous consent the following bill of the Senate was taken from the table:

By Messrs. Glenn of the 43rd and Elders of the 2nd—

A bill to amend Constitution of the State so as to provide for the creation of a new county to be known as Lamar County

The vote was announced and was as follows:

Those voting in the affirmative were Messrs.

Adams of Newton	Haynie	Pilcher
Alfriend	Hendrix	Pope
Anderson of Chat- tooga	Hixon	Purcell
	Hodges	Ramsey of Brooks
Anderson of Jenkins	Hollingsworth	Ramsey of Columbia
Arnold	Hullender	Reid
Barnes	Hyers	Reville
Barwick	Jackson of Towns	Rogers of Elbert
Bates	Johns	Rogers of Laurens
Bellah	Johnson of Appling	Royal
Bird	Johnson of Chatta- hoochee	Seaman
Bowen		Smiley
Boyett of Marion	Jones of Lowndes	Smith of Candler
Bradford	Jones of Thomas	Smith of Carroll
Brown	Kelley	Smith of Haralson
Burkhalter	Kent	Smith of Telfair
Burt	Kimsey	Stewart
Bush	Kirby	Stubbs
Bussey	Knight	Sumner
Buxton	Lankford	Sweat of Pierce
Calhoun	Law	Swint
Cannon	Lee	Tankersley
Carswell	Lewis	Wall
Clifton	McDaniel	Warren
Coates	McDonald	Weston
Corbett	Manning	Whitaker of Rockda.
Davis of Floyd	Milner	Williams of Bulloch
DeLoach	Moore of Butts	Williams of Miller
Dobbs	Moore of Fulton	Williams of Walton
Duncan of Dawson	Nichols of Wayne	Williams of Worth
Duncan of Hall	Owen of Gordon	Willoughby
Dyer	Owen of Paulding	Wohlwender
Eve	Owen of Stephens	Woods
Gann	Pace	Woody
Green	Palmer of Crisp	Wyatt
Griffin	Palmour of Hall	Wynne
Hamilton	Parrish	
Harden	Penland	

Those voting in the negative were Messrs.:

Adams of Walton	Hollis	Perryman
Atkinson	Holmes	Quincey
Barrett	Holtzclaw	Rees
Boyet of Stewart	Hudson	Reiser
Brannen	Jackson of Jones	Richardson
Brinson	Johnson of Bartow	Rimes
Callahan	Jones of Meriwether	Sibley
Cochran	Jordan of Jasper	Smith of Meriwether
Cole	King	Stone
Copeland	Knabb	Stovall
Covington	Lambert	Strozier
Cranford	Lasseter	Sweat of Ware
Davis of Oglethorpe	Lindsay of DeKalb	Swift
De La Perriere	Lindsey of Wilkes	Tatum of Campbell
Dickey	MacIntyre	Tatum of Dade
DuBose	McKenney	Thompson
Falligant	Mann	Timmerman
Ficklen	Mason	Trippe
Gallaher	Middleton	Walker
Grant	Moye	Ware
Gunnells	Mundy	Whitaker of Lowndes
Hinton	Neill	

Those not voting were Messrs.:

Blalock	Jordan of Wheeler	Richards
Brooke	Lawrence	Shannon
Clarke	Longley	Smith of Fulton
Culpepper	McFarland	Thurmond
Guess	Minchew	Mr. Speaker
Harvin	Nichols of Spalding	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 110, Nays 65.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Arnold of Clay gave notice that at the proper time he would move that the House recon-

sider its action in defeating the passage of Senate Bill No. 224.

By unanimous consent House Bill No. 990 was taken from the table and placed upon the calendar.

Mr. Whitaker of Lowndes moved that the House reconsider its action in defeating the passage of House Bill No. 415.

The motion prevailed, and the bill was reconsidered and went to the heel of the calendar.

Mr. Jones of Meriwether moved that the House reconsider its action in defeating the passage of House Bill No. 922.

The motion prevailed, and the bill was reconsidered and went to the heel of the calendar.

Mr. Johnson of Bartow moved that the House reconsider its action in defeating the passage of House Bill No. 147

The motion prevailed, and the bill was reconsidered and went to the heel of the calendar.

The following bills of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Kimsey of White—

A bill to regulate the fees of ordinaries in the various counties of the State.

The following Committee amendment was read and adopted as amended:

Amend House Bill 959 by providing in the caption and in the body of the bill so the same shall apply only to counties having a population of not more than 30,000 inhabitants according to census of 1910.

The following amendment to the amendment was read and adopted:

By Mr. Anderson of Jenkins—

Amend by changing figures in last line thereof from 30,000 to 50,000.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 120, Nays 10.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Daniel of Heard—

A bill to provide for guardians for persons non compos mentis.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 121, Nays 1.

The bill having received the requisite constitutional majority was passed.

By Messrs. Duncan of Hall, Owen of Paulding, et al.—

A bill to amend Section 5986 of the Code of

1910 relative to deposits required in filing divorce proceedings.

On motion the bill was tabled.

By Mr. Pace of Sumter—

A bill to amend Constitution of the State so as to provide for a State Budget and Investigating Commission.

On the question of agreeing with the report of the Committee, Mr. Pace of Sumter called for the ayes and nays, and the call was sustained.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Anderson of Chat-	Hudson	Pope
tooga	Jones of Lowndes	Quincey
Anderson of Jenkins	Jones of Thomas	Ramsey of Brooks
Arnold	Jordan of Jasper	Rogers of Elbert
Atkinson	Knight	Rogers of Laurens
Brown	Lankford	Seaman
Calhoun	Law	Sibley
Callahan	Lee	Smith of Candler
Carswell	Lindsay of DeKalb	Smith of Carroll
Clarke	MacIntyre	Smith of Meriwether
Cochran	McDonald	Strozier
Corbett	Mann	Sweat of Ware
Dickey	Milner	Thurmond
Eve	Minchew	Whitaker of Lowndes
Gallaher	Neill	Williams of Bulloch
Griffin	Pace	Williams of Walton
Hamilton	Parrish	Willoughby
Harvin	Penland	Wynne
Hinton	Perryman	

Those voting in the negative were Messrs.:

Adams of Newton	Bellah	Boyett of Marion
Adams of Walton	Blalock	Boyett of Stewart
Alfriend	Bowen	Bradford

Brannen	Jackson of Towns	Rees
Brinson	Johns	Reid
Burkhalter	Johnson of Apppling	Reiser
Bush	Johnson of Bartow	Reville
Buxton	Johnson of Chatta-	Richardson
Cole	hoochee	Rimes
Copeland	Jones of Meriwether	Royal
Covington	Jordan of Wheeler	Smiley
Cranford	Kent	Smith of Haralson
Daniel	Kimsey	Stewart
Davis of Floyd	Kirby	Stone
Davis of Oglethorpe	Lasseter	Stovall
De La Perriere	Lewis	Sumner
Duncan of Dawson	Lindsey of Wilkes	Sweat of Pierce
Duncan of Hall	McDaniel	Swift
Dyer	McKenney	Swint
Ficklen	Manning	Tankersley
Grant	Mason	Tatum of Campbell
Green	Middleton	Thompson
Guess	Moore of Butts	Trippe
Gunnells	Moye	Walker
Harden	Mundy	Wall
Haynie	Nichols of Wayne	Ware
Hendrix	Owen of Gordon	Warren
Hixon	Owen of Paulding	Weston
Hodges	Owen of Stephens	Whitaker of Rockdale
Hollingsworth	Palmer of Crisp	Williams of Miller
Holtzclaw	Palmour of Hall	Woods
Hullender	Pilcher	Wyatt
Hyers	Purcell	
Jackson of Jones	Ramsey of Columbia	

Those not voting were Messrs.:

Barnes	Clifton	Holmes
Barwick	Coates	Kelley
Barrett	Culpepper	King
Bates	DeLoach	Knabb
Bird	Dobbs	Lambert
Brooke	DuBose	Lawrence
Burt	Falligant	McFarland
Bussey	Gann	Moore of Fulton
Cannon	Hollis	Nichols of Spalding

Richards	Stubbs	Wohlwender
Shannon	Tatum of Dade	Woody
Smith of Fulton	Timmerman	Mr. Speaker
Smith of Telfair	Williams of Worth	

By unanimous consent the verification of the roll call was dispensed with.

On agreeing with the report of the Committee the Ayes were 55, Nays 100.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

By Messrs. Manning of Milton and Smith of Haralson—

A BILL.

To be entitled an Act to amend Paragraph 1, Section 1, Article 7, of the Constitution of this State so as to strike from said paragraph the word “now” in the second and ninth lines of said paragraph and for other purposes.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by the authority of the same, That on and after the passage of this Act, that Paragraph 1, Section 1, Article 7 of the Constitution of this State, as amended by the Act approved July 20, 1918, be amended by striking from the second and ninth lines of said paragraph the word “now” so that said paragraph when amended by this Act shall read as follows:

To make provision for the payment of pensions to any ex-Confederate soldier, residing in this State

January 1st, 1920, who enlisted in the military service of the Confederate States during the Civil War between the States of the United States, and who performed actual military service in the armies of the Confederate States or of the organized militia of this State and was honorably discharged therefrom; and to widows now resident of this State, of ex-Confederate soldiers who enlisted in the military service of the Confederate States and who performed actual service in the armies of the Confederate States or of the organized militia of this State who died in said military service, or was honorably discharged therefrom, who was married prior to January 1st, 1881. No widow of a soldier killed during the war shall be deprived of her pension by reason of having subsequently married another veteran who is dead, unless she is receiving a pension on account of being the widow of such second husband.

Section 2. Be it further enacted by the authority aforesaid, That this Constitutional amendment shall be agreed to by a two-thirds vote of the members of the General Assembly of each House, the same shall be entered on each Journal with the yeas and nays taken thereon, and the Governor shall cause the amendment to be published in one or more of the newspapers in each Congressional district for two months immediately preceding the next general election and the voters thereat shall have written or printed on their ticket, "For the ratification of the amendment to Paragraph 1, Section 1, Article 7, of the Constitutional amendment which strikes the word "now" in the second and ninth lines of said paragraph," or "Against ratification of the amend-

ment of Paragraph 1, Section 1, Article 7, of the Constitution, which strikes out the word "now" in second and ninth lines of said paragraph" as they may choose, and if a majority of the electors qualified to vote for members of the next General Assembly voting shall vote in favor of said ratification, then said amendment shall become a part of Paragraph 1, Section 1, Article 7, of the Constitution of this State, and the Governor shall make proclamation thereof.

Section 3. Any soldier doing service in the Confederate Army whether he belonged to the Confederate Army or whether he belonged to the militia of any Confederate State and served with the Confederate Army shall be eligible to draw a pension.

The following amendments were read and adopted:

By Mr. Mason of Hart—

Amend by adding a new paragraph: Any soldier doing service in the Confederate Army, whether he belonged to the Confederate Army or whether he belonged to the militia of any Confederate State, and served with the Confederate Army shall be eligible to draw a pension.

By Mr. Carswell of Wilkinson—

Moves to amend by adding after the word "State" in line nine and before the word "who" the following: Jan. 1st, 1920.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

The bill involving a constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Dyer	Lee
Adams of Walton	Eve	Lewis
Alfriend	Ficklen	Lindsay of DeKalb
Anderson of Chat- tooga	Gallaher	Lindsey of Wilkes
Anderson of Jenkins	Grant	Longley
Arnold	Green	McDaniel
Atkinson	Griffin	McDonald
Barrett	Guess	McFarland
Bird	Gunnells	McKenney
Blalock	Hamilton	Mann
Bowen	Harden	Manning
Boyett of Marion	Harvin	Mason
Boyett of Stewart	Haynie	Middleton
Bradford	Hendrix	Milner
Brannen	Hinton	Minchew
Brinson	Hixon	Moore of Butts
Brown	Hodges	Moye
Burkhalter	Hollingsworth	Mundy
Burt	Holtzelaw	Neill
Bush	Hudson	Nichols of Wayne
Buxton	Hullender	Owen of Gordon
Calhoun	Hyers	Owen of Paulding
Callahan	Jackson of Jones	Owen of Stephens
Cannon	Johns	Pace
Carswell	Johnson of Appling	Palmer of Crisp
Clifton	Johnson of Bartow	Palmour of Hall
Cochran	Johnson of Chatta- hoochee	Parrish
Cole	Jones of Lowndes	Penland
Copeland	Jones of Thomas	Perryman
Corbett	Jordan of Jasper	Pileher
Covington	Jordan of Wheeler	Pope
Cranford	Kelley	Purcell
Daniel	Kent	Quincey
Davis of Floyd	Kimsey	Ramsey of Brooks
Davis of Oglethorpe	Kirby	Ramsey of Columbia
DeLoach	Knight	Rees
Duncan of Dawson	Lankford	Reid
Duncan of Hall	Lasseter	Reiser
		Reville

Richardson	Stovall	Wall
Rimes	Strozier	Ware
Rogers of Elbert	Sweat of Pierce	Warren
Rogers of Laurens	Sweat of Ware	Weston
Royal	Swift	Whitaker of Lowndes
Seaman	Swint	Whitaker of Rockdale
Sibley	Tankersley	Williams of Bulloch
Smiley	Tatum of Campbell	Williams of Miller
Smith of Candler	Tatum of Dade	Williams of Walton
Smith of Carroll	Thompson	Willoughby
Smith of Haralson	Thurmond	Woods
Stewart	Trippe	Wynne
Stone	Walker	

Those voting in the negative were Messrs.:

Barnes	Holmes	Jones of Meriwether
Dickey	Jackson of Towns	Moore of Fulton

Those not voting were Messrs.:

Barwick	Gann	Smith of Meriwether
Bates	Hollis	Smith of Telfair
Bellah	King	Stubbs
Brooke	Knabb	Sumner
Bussey	Lambert	Timmerman
Clarke	Law	Williams of Worth
Coates	Lawrence	Wohlwender
Culpepper	MacIntyre	Woody
De La Perriere	Nichols of Spalding	Wyatt
Dobbs	Richards	Mr. Speaker
DuBose	Shannon	
Falligant	Smith of Fulton	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill, the Ayes were 153, Nays 6.

The bill having received the requisite constitutional majority was passed as amended.

Mr. Stewart of Atkinson moved that the House do now adjourn and the motion prevailed.

The Speaker announced the House adjourned until 3 o'clock today.

AFTERNOON SESSION,

3 o'Clock P M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton	Clifton	Harvin
Adams of Walton	Coates	Haynie
Alfriend	Cochran	Hendrix
Anderson of Chat- tooga	Cole	Hinton
Anderson of Jenkins	Copeland	Hixon
Arnold	Corbett	Hodges
Atkinson	Covington	Hollingsworth
Barnes	Cranford	Hollis
Barwick	Culpepper	Holmes
Barrett	Daniel	Holtzclaw
Bates	Davis of Floyd	Hudson
Bellah	Davis of Oglethorpe	Hullender
Bird	De La Perriere	Hyers
Blalock	DeLoach	Jackson of Jones
Bowen	Dickey	Jackson of Towns
Boyett of Marion	Dobbs	Johns
Boyett of Stewart	DuBose	Johnson of Appling
Bradford	Duncan of Dawson	Johnson of Bartow
Brannen	Duncan of Hall	Johnson of Chatta- hoochee
Brinson	Dyer	Jones of Lowndes
Brown	Eve	Jones of Meriwether
Burkhalter	Falligant	Jones of Thomas
Burt	Ficklen	Jordan of Jasper
Bush	Gallaher	Jordan of Wheeler
Bussey	Gann	Kelley
Buxton	Grant	Kent
Calhoun	Green	Kimsey
Callahan	Griffin	King
Cannon	Guess	Kirby
Carswell	Gunnells	Knabb
Clarke	Hamilton	Knight
	Harden	

Lambert	Palmour of Hall	Strozier
Lankford	Parrish	Stubbs
Lasseter	Penland	Sumner
Law	Perryman	Sweat of Pierce
Lawrence	Pilcher	Sweat of Ware
Lee	Pope	Swift
Lewis	Purcell	Swint
Lindsay of DeKalb	Quincey	Tankersley
Lindsey of Wilkes	Ramsey of Brooks	Tatum of Campbell
Longley	Ramsey of Columbia	Tatum of Dade
MacIntyre	Rees	Thompson
McDaniel	Reid	Thurmond
McDonald	Reiser	Timmerman
McFarland	Reville	Trippe
McKenney	Richards	Walker
Mann	Richardson	Wall
Manning	Rimes	Ware
Mason	Rogers of Elbert	Warren
Middleton	Rogers of Laurens	Weston
Milner	Royal	Whitaker of Lowndes
Minchew	Seaman	Whitaker of Rockdale
Moore of Butts	Shannon	Williams of Bulloch
Moore of Fulton	Sibley	Williams of Miller
Moye	Smiley	Williams of Walton
Mundy	Smith of Candler	Williams of Worth
Neill	Smith of Carroll	Willoughby
Nichols of Spalding	Smith of Fulton	Wohlwender
Nichols of Wayne	Smith of Haralson	Woods
Owen of Gordon	Smith of Meriwether	Woody
Owen of Paulding	Smith of Telfair	Wyatt
Owen of Stephens	Stewart	Wynne
Pace	Stone	Mr. Speaker
Palmer of Crisp	Stovall	

By unanimous consent the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees.

3. Second Reading House and Senate Bills favorably reported.

4. First Reading Senate Bills and Resolutions.

The following bills of the House were introduced, read the first time and referred to Committees:

By Mr. Smith of Candler—

House Bill No. 1166. A bill to create a new charter for the City of Metter in the County of Candler.

Referred to Committee on Special Judiciary.

By Mr. Griffin of Decatur—

House Bill No. 1167 A bill to amend Act establishing Board of Commissioners of Roads and Revenues for Decatur County relative to Commissioners Districts for said county.

Referred to Committee on County and County Matters.

Mr. Law of Burke County, Chairman of the Committee on Insurance, submitted the following report:

Mr. Speaker:—

Your Committee on Insurance have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 286. A bill to further regulate casualty and liability insurance companies and for

computing reserves for liability and workmen compensation insurance and for other purposes.

Respectfully submitted,

LAW OF BURKE, Chairman.

The following bill of the Senate, favorably reported, was read the second time:

By Mr. Fowler of the 22nd—

Senate Bill No. 286. A bill to further regulate casualty and liability insurance companies.

The following bills of the Senate were read the first time and referred to Committees:

By Messrs. Dorris of the 48th and Flynt of the 26th--

Senate Bill No. 281. A bill to amend Act creating Department of Commerce and Labor relative to compensation of Assistant Commissioner.

Referred to Committee on Labor and Labor Statistics.

By Messrs. Flynt of the 26th, Elders of the 2nd, Dorris of the 48th and Fowler of the 22nd—

Senate Bill No. 320. A bill to provide for additional compensation for Sheriff of Court of Appeals

Referred to Committee on General Judiciary No. 1.

By Mr. Vickery of the 4th—

Senate Bill No. 341. A bill to amend Act establishing Board of Commissioners of Roads and

Revenues for Charlton County so as to abolish said Board.

Referred to Committee on County and County Matters.

By Mr. Vickery of the 4th—

Senate Bill No. 343. A bill to abolish the office of County Treasurer for Charlton County and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Reynolds of the 50th—

Senate Bill No. 346. A bill to amend Act to establish system of public schools in Town of Washington relative to levy of taxes for school purposes and for other purposes.

Referred to Committee on Education.

By unanimous consent House Bills Nos. 264 and 944 were tabled.

By unanimous consent House Bills Nos. 1162 and 815 were withdrawn.

By unanimous consent Senate Bill No. 331 was recommitted to the Committee on General Judiciary No. 2.

By unanimous consent upon the request of Mr. Pace of Sumter House Bill No. 264 was replaced by Senate Bill No. 91.

The following bills of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Haynie of Oconee—

A bill to provide that fertilizer and cotton seed meal inspection tags shall not be limited as to time they may be used.

An amendment offered by the Committee on General Agriculture No. 2 was read and adopted.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 83, Nays 17

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Haynie of Oconee gave notice that at the proper time he would move that the House reconsider its action in defeating the passage of House Bill No. 331.

By Mr. Perryman of Talbot—

A bill to appropriate money to pay salary of Superintendent of Public Printing for years 1920 and 1921.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Adams of Newton as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Cranford	Jones of Lowndes
Adams of Walton	Daniel	Jones of Meriwether
Alfriend	Davis of Floyd	Jones of Thomas
Anderson of Chat- tooga	Davis of Oglethorpe	Jordan of Jasper
Anderson of Jenkins	DuBose	Jordan of Wheeler
Arnold	Duncan of Hall	Kent
Atkinson	Ficklen	Kimsey
Barnes	Gallaher	Knight
Bellah	Gann	Lankford
Bird	Grant	Law
Blalock	Green	Lee
Bowen	Griffin	Lewis
Boyett of Marion	Guess	Lindsay of DeKalb
Boyett of Stewart	Gunnells	Lindsey of Wilkes
Bradford	Hamilton	McDaniel
Brannen	Harden	McDonald
Brinson	Haynie	Mann
Brown	Hinton	Manning
Burkhalter	Hixon	Mason
Burt	Hodges	Middleton
Bush	Hoimes	Milner
Cannon	Holtzclaw	Minchew
Carswell	Hudson	Moore of Butts
Clifton	Hullender	Moore of Fulton
Cochran	Jackson of Jones	Moye
Cole	Jackson of Towns	Mundy
Copeland	Johns	Neill
Corbett	Johnson of Bartow	Nichols of Wayne
Covington	Johnson of Chatta- hoochee	Owen of Gordon
		Owen of Paulding

Pace	Sibley	Thompson
Palmer of Crisp	Smiley	Timmerman
Parrish	Smith of Candler	Trippe
Penland	Smith of Carroll	Walker
Pope	Smith of Haralson	Wall
Ramsey of Brooks	Smith of Telfair	Ware
Ramsey of Columbia	Stone	Warren
Rees	Stovall	Weston
Reid	Strozier	Whitaker of Lowndes
Reiser	Sumner	Whitaker of Rockdale
Richardson	Sweat of Ware	Williams of Miller
Rimes	Swint	Woods
Rogers of Laurens	Tatum of Campbell	

Those not voting were Messrs.:

Barwick	Johnson of Appling	Seaman
Bates	Kelley	Shannon
Brooke	King	Smith of Fulton
Bussey	Kirby	Smith of Meriwether
Buxton	Knabb	Stewart
Calhoun	Lambert	Stubbs
Callahan	Lasseter	Sweat of Pierce
Clarke	Lawrence	Swift
Coates	Longley	Tankersley
Culpepper	MacIntyre	Tatum of Dade
De La Perriere	McFarland	Thurmond
DeLoach	McKenney	Williams of Bulloch
Dickey	Nichols of Spalding	Williams of Walton
Dobbs	Owen of Stephens	Williams of Worth
Duncan of Dawson	Palmour of Hall	Willoughby
Dyer	Perryman	Wohlwender
Eve	Pilcher	Woody
Falligant	Purcell	Wyatt
Harvin	Quincey	Wynne
Hendrix	Reville	Mr. Speaker
Hollingsworth	Richards	
Hollis	Rogers of Elbert	
Hyers	Royal	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 126, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Johnson of Bartow—

A bill to provide for co-operation on part of State with Act of Congress providing for promotion of vocational rehabilitation.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Burt of Dougherty as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Boyett of Stewart	Corbett
Adams of Walton	Bradford	Covington
Alfriend	Brannen	Cranford
Anderson of Chat-	Brinson	Daniel
tooga	Burkhalter	Davis of Floyd
Anderson of Jenkins	Burt	Davis of Oglethorpe
Arnold	Bush	DeLoach
Atkinson	Buxton	Dobbs
Barnes	Calhoun	Duncan of Dawson
Barrett	Callahan	Duncan of Hall
Bellah	Cannon	Dyer
Bird	Carswell	Eve
Blalock	Cochran	Ficklen
Boyett of Marion	Copeland	Gann

Grant	Lindsey of Wilkes	Rogers of Elbert
Green	MacIntyre	Rogers of Laurens
Griffin	McDaniel	Shannon
Guess	McDonald	Sibley
Gunnells	McFarland	Smiley
Harden	Mann	Smith of Carroll
Haynie	Manning	Smith of Haralson
Hinton	Mason	Smith of Telfair
Hixon	Middleton	Stone
Hodges	Milner	Stovall
Holtzclaw	Minchew	Sumner
Hudson	Moore of Fulton	Sweat of Ware
Hullender	Moye	Swift
Jackson of Jones	Mundy	Swint
Jackson of Towns	Neill	Tankersley
Johns	Nichols of Wayne	Tatum of Campbell
Johnson of Appling	Owen of Gordon	Thompson
Johnson of Bartow	Owen of Paulding	Trippe
Johnson of Chatta- hoochee	Palmer of Crisp	Walker
Kent	Parrish	Ware
Kimsey	Penland	Warren
Knight	Pope	Weston
Lambert	Ramsey of Brooks	Whitaker of Lowndes
Lankford	Ramsey of Columbia	Whitaker of Rockdale
Lee	Reid	Williams of Miller
Lewis	Reiser	Willoughby
Lindsay of DeKalb	Richardson	Wynne
	Rimes	

Those not voting were Messrs.:

Barwick	DuBose	Jones of Thomas
Bates	Falligant	Jordan of Jasper
Bowen	Gallaher	Jordan of Wheeler
Brooke	Hamilton	Kelley
Brown	Harvin	King
Bussey	Hendrix	Kirby
Clarke	Hollingsworth	Knabb
Clifton	Hollis	Lasseter
Coates	Holmes	Law
Cole	Hyers	Lawrence
Culpepper	Reville	Longley
De La Perriere	Jones of Lowndes	McKenney
Dickey	Jones of Meriwether	Moore of Butts

Nichols of Spalding	Seaman	Timmerman
Owen of Stephens	Smith of Candler	Wall
Pace	Smith of Fulton	Williams of Bulloch
Palmour of Hall	Smith of Meriwether	Williams of Walton
Perryman	Stewart	Williams of Worth
Pilcher	Strozier	Wohlwender
Purcell	Stubbs	Woods
Quincey	Sweat of Pierce	Woody
Rees	Tatum of Dade	Wyatt
Richards	Thurmond	Mr. Speaker
Royal		

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 123, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hendrix and Moore of Fulton—

AN ACT.

To amend Paragraph 1, Section 7, Article 7 of the Constitution of the State by adding thereto the following proviso:

Provided, any municipality having a population of 150,000 or more can issue and sell "street improvement bonds," without the said assent of two-thirds of the qualified voters at an election called thereon, but upon a two-thirds vote of the members of its governing body, with these limitations: First, the terms of such bonds shall in no case exceed ten years; 2nd, the amount, of each issue, shall be limited to the amount assessed by such municipality upon each improvement; Third, these bonds shall be issued only for the grading

and paving or repaving of streets or portions of streets; Fourth, the interest thereon shall not exceed six per centum per annum; Fifth, these bonds can be issued without regard to the amount of other outstanding debts or bonds of such municipality, and for other purposes.

Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same as follows:

Section 1. That Paragraph 1, Section 7, Article 7 of the Constitution of this State be amended by adding thereto the following proviso:

Provided, any municipality having a population of 150,000 or more can issue and sell "street improvement bonds," without the said assent of two-thirds of the qualified voters at an election called thereon, but upon a two-thirds vote of the members of its governing body, with these limitations First, the term of such bonds shall in no case exceed ten years. Second, the amount, of each issue, shall be limited to the amount assessed by such municipality upon each improvement. Third, these bonds shall be issued only for the grading and paving or repaving of streets or portions of streets. Fourth, the interest thereon shall not exceed six per centum per annum. Fifth, these bonds can be issued without regard to the amount of other outstanding debts or bonds of such municipality, so that said paragraph when so amended shall read as follows:

Paragraph 1. The debt hereafter incurred by any county, municipal corporation or political division of this State, except as in this Constitution pro-

vided for, shall not exceed seven per centum of the assessed value of all the taxable property therein, and no such county, municipality or division shall incur any new debt, except for a temporary loan or loans to supply casual deficiencies of revenue, not exceeding one-fifth of one per centum of the assessed value of the taxable property therein, without the assent of two-thirds of the qualified voters thereof voting at an election for that purpose, to be held as prescribed by law, provided said two-thirds so voting shall be a majority of the registered voters, and provided further that all laws, charter provisions and ordinances heretofore passed or enacted providing special registration of the voters of the counties, municipal corporations and other political divisions of this State to pass upon the issuance of bonds by such counties, municipal corporations and other political divisions are hereby declared to be null and void; and the General Assembly shall hereafter have no power to pass or enact any law providing for such special registration, but the validity of any and all bond issues by such counties, municipal corporations or other political divisions made prior to January 1st, 1918, shall not be affected hereby, but any city the debt of which does not exceed seven per centum of the assessed value of the taxable property at the time of the adoption of this Constitution may be authorized by law to increase at any time the amount of said debt three per centum upon such assessed valuation, Provided, any municipality having a population of 150,000 or more can issue and sell "street improvement bonds," without the said assent of two-thirds of the qualified voters at an election called thereon, but upon a two-thirds

vote of the members of its governing body, with these limitations: First, the term of such bonds shall in no case exceed ten years. Second, the amount, on each issue, shall be limited to the amount assessed by such municipality upon each improvement. Third, these bonds shall be issued only for the grading and paving or repaving of streets or portions of streets. Fourth, the interest thereon shall not exceed six per centum per annum. Fifth, these bonds can be issued without regard to the amount of other outstanding debts or bonds of such municipality.

Section 2. Be it further enacted by the authority aforesaid, That whenever the above proposed amendment to the Constitution shall have been agreed to by two-thirds of the members elected to the two Houses of the General Assembly, and the same has been entered on their Journals, with the ayes and nays taken thereon, the Governor shall cause said amendment to be published in at least two newspapers in each Congressional District in this State for a period of two months next preceding the time of holding the next general election.

Section 3. Be it further enacted by the authority aforesaid, That the above proposed amendment shall be submitted for ratification to the electors of this State at the next general election to be held after the publication, as provided in the second section of this Act, in the several election districts of this State, at which every person shall be qualified to vote who is entitled to vote for members of the General Assembly. All persons voting at said election in favor of adopting the said proposed amendment of the Constitution shall have written or

inted upon their ballots the words, "For ratification of amendment to Paragraph 1, Section 7, Article of the Constitution so as to authorize any municipality having a population of 150,000 or more to issue "street improvement bonds" upon a two-thirds vote of the members of its governing body provided such bonds shall not run for exceeding ten years and shall be limited to the amount assessed by such municipality upon each improvement and shall be issued only for the grading and paving or repaving streets or portions of streets and the interest thereon shall not exceed six per centum per annum, furthermore these bonds to be issued without regard to the amount of other outstanding bonds of such municipality," and all persons opposed to the adoption of said amendment shall have written printed on their ballots the words, "Against ratification of amendment to Paragraph 1, Section 7, Article 7 of the Constitution so as to authorize any municipality having a population of 150,000 or more to issue "street improvement bonds" upon a two-thirds vote of the members of its governing body provided such bonds shall not run for exceeding ten years and shall be limited to the amount assessed by such municipality upon each improvement and shall be issued only for the grading and paving or repaving of streets or portions of streets and the interest thereon shall not exceed six per centum per annum; furthermore, these bonds to be issued without regard to the amount of other outstanding bonds of such municipality;" and if a majority of the electors qualified to vote for members of the General Assembly voting thereon shall vote for ratification thereof, when the returns shall be consolidated as

now required by law in elections for members of the General Assembly, and return thereof made to the Governor, then he shall declare said amendment adopted, and make proclamation of the result by publication of the result of said election by one insertion in one of the daily papers of this State, declaring the amendment ratified.

Section 4. Be it further enacted by the authority aforesaid, That all laws and parts of laws in conflict with this Act be and the same are hereby repealed.

The following amendment was read and adopted:

By Mr. Hendrix of Fulton—

Moves to amend House Bill No. 206 by adding to caption preceding the words “and for other purposes,” the following:

“Six. These bonds not to be issued except in case such pavement or repavement has been petitioned for in writing by the owners of more than fifty per cent of the property abutting on the street or portion of street paved or repaved.”

Furthermore, by adding to Section One, the same language in the last line of said section, between the words “municipality” and “so that,” to-wit:

“Six. These bonds not to be issued except in case such pavement or repavement has been petitioned for in writing by the owners of more than fifty per cent of the property abutting on the street or portion of street paved or repaved.”

Furthermore, by adding to Section One the same language in the last line of said section, between the words "municipality" and "so that," to-wit:

"Six. These bonds not to be issued except in case such pavement or repavement has been petitioned for in writing by the owners of more than fifty per cent of the property abutting on the street or portion of street paved or repaved."

Furthermore, by adding to the proposed Constitutional amendment, set up in paragraph, following the last line of paragraph, the same words, to-wit:

"Six. These bonds not to be issued except in case such pavement or repavement has been petitioned for in writing by the owners of more than fifty per cent of the property abutting on the street or portion of street paved or repaved."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Blalock	Buxton
Adams of Walton	Bowen	Calhoun
Alfriend	Boyett of Marion	Cannon
Anderson of Chattooga	Boyett of Stewart	Carswell
Anderson of Jenkins	Bradford	Cochran
Arnold	Brannen	Cole
Atkinson	Brinson	Copeland
Barnes	Brown	Corbett
Bellah	Burkhalter	Daniel
Bird	Burt	Davis of Floyd
	Bush	Davis of Oglethorpe

DeLoach	Lankford	Reville
Dickey	Lasseter	Richardson
Duncan of Dawson	Law	Rogers of Laurens
Duncan of Hall	Lee	Royal
Dyer	Lewis	Seaman
Gallaher	Lindsay of DeKalb	Sibley
Grant	Lindsey of Wilkes	Smiley
Green	Longley	Smith of Carroll
Gunnells	MacIntyre	Smith of Fulton
Hamilton	McDaniel	Smith of Haralson
Harden	McDonald	Stewart
Harvin	McFarland	Stone
Haynie	McKenney	Stovall
Hendrix	Mann	Strozier
Hinton	Manning	Sweat of Pierce
Hixon	Mason	Sweat of Ware
Hollingsworth	Middleton	Swift
Holmes	Milner	Tankersley
Holtzelaw	Minchew	Tatum of Campbell
Hudson	Moore of Butts	Tatum of Dade
Hullender	Moore of Fulton	Thurmond
Hyers	Mundy	Trippe
Jackson of Jones	Neill	Walker
Jackson of Towns	Nichols of Wayne	Wall
Johns	Owen of Gordon	Ware
Johnson of Appling	Owen of Paulding	Warren
Johnson of Chatta- hoochee	Owen of Stephens	Weston
Jones of Lowndes	Pace	Whitaker of Lownde
Jones of Meriwether	Palmer of Crisp	Whitaker of Rockdal
Jones of Thomas	Parrish	Williams of Bulloch
Jordan of Jasper	Peuland	Williams of Miller
Jordan of Wheeler	Perryman	Williams of Walton
Kelley	Pilcher	Williams of Worth
Kent	Ramsey of Brooks	Willoughby
Kimsey	Ramsey of Columbia	Woods
Kirby	Rees	Wyatt
Knight	Reid	Wynne
	Reiser	

Those voting in the negative were Messrs.:

Cranford	Hodges	Thompson
Ficklen	Moye	

Those not voting were Messrs.:

Barwick	Falligant	Richards
Barrett	Gann	Rimes
Bates	Griffin	Rogers of Elbert
Brooke	Guess	Shannon
Bussey	Hollis	Smith of Candler
Callahan	Johnson of Bartow	Smith of Meriwether
Clarke	King	Smith of Telfair
Clifton	Knabb	Stubbs
Coates	Lambert	Sumner
Covington	Lawrence	Swint
Culpepper	Nichols of Spalding	Timmerman
De La Perriere	Palmour of Hall	Wohlwender
Dobbs	Pope	Woody
DuBose	Purcell	Mr. Speaker
Eve	Quincey	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 144, Nays 5.

The bill having received the requisite constitutional majority was passed as amended.

Mr. Copeland of Floyd moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

Wednesday, August 4, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chat-	Coates	Harden
tooga	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzelaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatta-
Burt	Falligant	hoochee
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker of Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neill	Smith of Haralson	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent, the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent, the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Resolutions and Uncontested General House and Senate Bills and Resolutions having a local application.
5. First Reading Senate Bills and Resolutions.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Pace of Sumter—

House Bill No. 1168. A bill to amend charter of City of Americus so as to provide for special agent to seek out unreturned property in said city

Referred to Committee on General Judiciary No. 2.

By Mr. Wall of Putnam—

House Bill No. 1169. A bill to amend Act to create new charter for City of Eatonton relative to salary of City Clerk.

Referred to Committee on Municipal Government.

By Messrs. Cochran, Barnes and Strozier of Bibb—

House Bill No. 1170. A bill to amend charter

of City of Macon relative to corporate limits of said city.

Referred to Committee on Municipal Government.

By Mr. Griffin of Decatur—

House Bill No. 1170. A bill to establish a Board of Commissioners of Roads and Revenues for County of Seminole.

Referred to Committee on County and County Matters.

By Mr. Barrett of Pike—

House Resolution No. 209-1171A. A resolution to pay part of funeral expenses of J H. Crane of Pike County

Referred to Committee on Appropriations.

Mr. Lawrence of Chatham County, Chairman of the Committee on State of the Republic, submitted the following report:

Mr. Speaker:—

Your Committee on State of the Republic have had under consideration the following Bill No. 536 of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

LAWRENCE, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bills 1157, 1158.

STOVALL, Chairman.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr Speaker:—

Your Committee on Pensions have had under consideration the following resolution, No. 189, of the House, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Resolution 189.

SWINT, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following bill of the Senate, Bill 229, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass:

Senate Bill 229. To amend School Code so as to increase pay of County Boards of Education from \$2 to \$4 a day.

KYLE T. ALFRIEND, Chairman.

Mr. Alfrend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:—

Your Committee on Education have had under consideration the following bills of the House and of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1165. To amend Act to provide for a system of public schools for Vidalia, Ga.

House Bill 1152. To amend Act establishing public schools of Alamo, Ga.

Senate Bill 117 An Act to provide for physical education in public schools of State.

KYLE T. ALFRIEND, Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:—

Your Committee on Appropriations have had under consideration the following bills and resolution of the House and have instructed me, as Chair-

man, to report the same back to the House with the recommendation that the same do pass:

House Resolution No. 143. To pay rent to Junior Order.

House Bill No. 935. To appropriate \$15,000 Public Welfare Board.

House Resolution No. 206. To appropriate pension to J. P. Bering.

Respectfully submitted,

CARSWELL OF WILKINSON, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1160. To provide compensation for the Councilmen of Decatur.

House Bill No. 1161. An Act to create a new charter for Decatur.

House Bill No. 1129. To amend charter of Athens.

HIXON OF CARROLL, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the Senate and House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 304.

Senate Bill No. 331.

House Bill No. 782.

House Bill No. 1075.

STEPHEN PACE, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Public Printing, submitted the following report:

Mr. Speaker:—

Your Committee on Public Printing have had under consideration the following resolution of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Resolution 167, do pass.

E. H. GRIFFIN, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the

Senate and House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 335. To be entitled an Act to incorporate the City of Hoboken and for other purposes.

Senate Bill No. 297 To be entitled an Act to amend Section 27 of the Act creating Juvenile Courts.

House Bill 1164. A bill to be entitled an Act to amend the charter of the City of Macon.

House Bill 1139. A bill to be entitled an Act to amend the charter of the City of Columbus, and for other purposes.

House Bill No. 1135. A bill—An Act to amend an Act creating the charter for the City of Dublin for school purposes.

House Bill No. 1146. A bill—An Act to exempt the City of Milledgeville from State and county taxes on water plant and system owned by said city.

Respectfully submitted,

JACKSON OF JONES, Chairman.

Mr. Quincey of Coffee County, Chairman of the Committee on Railroads, has submitted the following report:

Mr Speaker:—

Your Committee on Railroads have had under consideration the following bills of the House and

have instructed me, as Chairman, to report the same back to the House with the following recommendation, to-wit:

That House Bill No. 989 to prescribe the closing of the front and back of street cars and to provide for heating same do pass.

That House Bill No. 1058 to prohibit the operation of freight trains on the Sabbath do pass by substitute.

That House Bills No. 212 and 981 to provide for the erection of elevations on the public roads of the State at grade crossings of railroads do pass by substitute.

QUINCEY, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has read and adopted the following resolution of the Senate, to-wit:

Senate Resolution No. 103. A resolution to extend time for investigation of State Veterinarian's office.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to-wit:

No. 240. A bill to regulate sale of securities in Georgia.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolutions of the Senate and House, to-wit:

Senate Bill 329. A bill to abolish office of Commissioner of Roads and Revenues in Carroll County

Senate Bill 65. A bill to create the “North West Georgia Normal and Industrial College.”

Senate Resolution 86. A resolution relieving Index Printing Company

House Bill 888. A bill to amend the charter of City of Macon.

House Bill 986. A bill to amend Paragraph 1, Section 7, Article 7 of Constitution of Georgia.

House Bill 916. A bill to amend the General Tax Act.

House Bill 1047 A bill to authorize and empower City of Bainbridge to change the grade of any sidewalk, etc.

House Bill 1015. A bill to amend an Act to amend an Act incorporating City of Forsyth.

House Bill 1045. A bill to establish City Court of Jeffersonville.

House Bill 1005. A bill to amend an Act establishing City Court of Millen.

House Bill 1065. A bill to amend an Act establishing City Court of Blackshear.

House Bill 984. A bill to create a river and levee commission for the protection of City of West Point.

House Bill 987. A bill to authorize City of West Point to acquire property for purpose of protecting city and county from floods.

House Bill 1043. A bill to amend new charter of City of Douglas.

House Bill 733. A bill to amend Sections 414, 420 and 421 of Volume 1, Code of 1910, relative to building and repairing bridges.

House Bill 1088. A bill to incorporate City of Monticello.

House Bill 1081. A bill to amend an Act vesting title in fee simple to Commons of City of Columbus.

House Bill 292. A bill to designate all post roads as public roads.

The following bills and resolutions of the House and Senate, favorably reported, were read the second time :

By Mr. Stone of Jeff Davis—

House Bill No. 212. A bill to require counties to erect hump at railroad crossings.

By Mr. Lawrence of Chatham—

House Bill No. 536. A bill to repeal Act to require State House officers and others to make sworn itemized statements with Comptroller-General.

By Mr. Pace of Sumter—

House Bill No. 782. A bill to authorize guardians to encumber estates of their wards for purpose of making repairs and improvements.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 935. A bill to appropriate money to carry out provisions of Act creating Board of Public Welfare.

By Mr. Guess of DeKalb—

House Bill No. 989. A bill to prescribe and fix and close in front and rear of street cars in this State.

By Mr. Tatum of Campbell—

House Bill No. 1058. A bill to repeal Act relative to running of freight trains in this State on Sunday

By Mr. Pace of Sumter—

House Bill No. 1075. A bill to amend Act establishing City Court of Americus relative to election of Judge and Solicitor thereof.

By Mr. Stubbs of Laurens—

House Bill No. 1135. A bill to amend Act to

create new charter for City of Dublin relative to levy of taxes for school purposes.

By Messrs. Wohlwender, Hollis and Neill of Muscogee—

House Bill 1139. A bill to authorize Commons Commissioners of City of Columbus to execute deed to church in said city

By Mr. Alfriend of Baldwin—

House Bill No. 1146. A bill to exempt water plant and system of City of Milledgeville from State and county taxes.

By Mr. Jordan of Wheeler—

House Bill No. 1152. A bill to amend Act establishing system of public schools in Town of Alamo relative to issuing bonds for school purposes.

By Mr. Milner of Dodge—

House Bill No. 1157 A bill to amend Act to establish City Court of Eastman relative to salary of Judge thereof.

By Mr. Milner of Dodge—

House Bill No. 1158. A bill to abolish office of Treasurer of Dodge County.

By Mr. Guess of DeKalb—

House Bill No. 1159. A bill to amend Act to create new charter for Town of Decatur so as to extend corporate limits of said town.

By Mr. Guess of DeKalb—

House Bill No. 1160. A bill to amend Act to create new charter for Town of Decatur relative to compensation of Councilmen of said town.

By Messrs. Barnes, Cochran and Strozier of Bibb—

House Bill No. 1164. A bill to amend charter of City of Macon relative to operation of water-works plant of said city and for other purposes.

By Mr. Lankford of Toombs—

House Bill No. 1165. A bill to amend Act creating system of public schools in City of Vidalia relative to levy of special tax for school purposes.

By Mr. Moore of Fulton—

House Resolution No. 143. A resolution to pay Junior Order United American Mechanics for rent of hall.

By Mr. Milner of Dodge—

House Resolution No. 167-1019 C. A resolution to appropriate money to pay Superintendent of Public Printing for expenses of clerical assistance.

By Mr. Stone of Jeff Davis—

House Resolution No. 189-1073 A. A resolution to pay back pension of widow of Jasper Hand.

By Mr. Cannon of Rabun—

House Resolution No. 206-1161 B. A resolution to pay pensions due John P Berrong for years 1918 and 1919.

By Mr. Kea of the 16th—

Senate Bill No. 117 A bill to provide for discrimination between functions of educational authorities and health authorities in public schools of the State.

By Mr. Allen of the 35th—

Senate Bill No. 297 A bill to amend Act creating Juvenile Courts relative to commitments thereto.

By Mr. Barrett of the 31st—

Senate Bill No. 304. A bill to provide for domestication of foreign corporations.

By Mr. Ennis of the 20th—

Senate Bill No. 331. A bill to fix salaries of certain officers and employees of State Farm.

By Mr. Larkins of the 46th—

Senate Bill No. 336. A bill to incorporate the City of Hoboken in Pierce County.

The following bills of the House were read the third time and placed upon their passage:

By Mr. Sibley of Greene—

A bill to prohibit hunting or trapping of foxes in Greene County except in certain seasons of year.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Wheeler—

A bill to provide for salary for Treasurer of Wheeler County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Covington of Colquitt—

A bill to amend Act to establish system of public schools in town of Doerun relative to levy of taxes for school purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Brown and DuBose of Clarke—

A bill to amend charter of City of Athens relative to corporate limits of said city.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Act creating Commissioners of Chatham County relative to penalties for violation of ordinances.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Stewart of Atkinson—

A bill to create County Depository for Atkinson County.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Grant of Habersham—

A bill to amend Act incorporating Town of Cornelia relative to additional tax for school purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lambert of Morgan—

A bill to amend charter of City of Madison relative to increase of commutation street tax and salaries of Mayor and Aldermen and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wynne of Bleckley—

A bill to authorize City of Cochran to sell certain property in said city

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Holtzclaw and Richardson of Houston—

A bill to amend Act to provide for compensation of stenographic reporters in certain cities.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Knight of Berrien—

A bill to amend Act creating Board of Commissioners of Berrien County relative to election of clerk for said board.

The report of the committee, which was favorable to the passage of the bill, was agreed to,

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent Mr. Quincey of Coffee was permitted to establish a new copy of House Bill No. 212.

By unanimous consent House Bill No. 1134 was withdrawn.

By unanimous consent the following Bill of the House was taken up for the purpose of agreeing with Senate amendment:

By Messrs. Ficklen and Lindsey of Wilkes—

A bill to amend Act to establish City Court of Washington relative to indictments by Grand Jury.

The following Senate amendment was read and agreed to:

Senator Reynolds moves to amend House Bill No. 849 by adding a new section to be known as Section 2, as follows: "Section 2. Be it further enacted, That this Act shall not become operative until the same has been ratified by a majority of the votes cast in said county at the next general election for county officers. Those in charge of the next general election in said county shall present by proper ballot the question as to whether or not this Act shall be ratified by the qualified voters of said county at said time by placing on the official ballot of said county the following language: 'For denying defendants the right to demand indictment by grand jury in City Court of Washington, Wilkes County, Georgia.' 'Against denying defendants the right to demand indictment by grand jury in City Court of Washington, Wilkes County, Georgia.' After the said general election, and at the time the result of said election is declared for county officers, the result of the said election on this Act shall be declared by those in charge of declaring such results. If a majority of the votes cast in said election are in favor of denying defendants the right to demand indictment by grand jury in City Court of Washington, Wilkes County, Georgia, this Act shall then become the law."

Mr. Knight of Berrien arose to a question of personal privilege and addressed the House.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules has had under consideration resolution providing for making a special order of House Bill No. 250 by Mr. McDaniel of Forsyth, relating to rates of legal advertising, and instructs me, as its Vice-Chairman, to report same back to the House with recommendation that said bill be set as a special order to follow House Resolution 135 and House Bill 241 already set, for Wednesday, August 4, with debate limited to five minutes on each side.

Your Committee on Rules has also had under consideration resolution providing for making a special order of House Bill No. 402, being the constitutional amendment providing for bi-ennial sessions of the General Assembly, and instructs me, as its Vice-Chairman, to report same back to the House with recommendation that said bill be set as a special order to follow House Bill No. 250, Wednesday, August 4, with debate limited to 10 minutes on each side.

NEILL, Vice-Chairman.

The report of the Committee on Rules was agreed to and the order of business recommended by the Committee on Rules was adopted.

Mr. Arnold of Clay moved that the House reconsider its action in defeating the passage of Senate Bill No. 224.

The motion prevailed, and the bill was reconsidered, and went to the heel of the calendar.

Mr. Haynie of Oconee moved that the House reconsider its action in defeating the passage of House Bill No. 331.

The motion prevailed, and the bill was reconsidered, and went to the heel of the calendar.

The following resolution of the Senate was read and concurred in:

By Mr. Barrett of the 31st—

Resolved by the Senate, the House concurring, That the time in which the Committee appointed to investigate the office of the State Veterinarian shall be extended to August 10, 1920.

The following bills and resolutions of the House set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. McDonald, Reville and Pilcher of Richmond and Stovall of McDuffie—

A bill to amend Act to abolish fee system in Superior Courts of the Augusta Judicial Circuit relative to amount to be paid by each county for salary of Solicitor-General of said circuit.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Law of Burke:

A bill to provide for increase in salary of Deputy Insurance Commissioner and for other purposes.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. DuBose of Clarke as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Boyett of Marion	Cochran
Adams of Walton	Boyett of Stewart	Copeland
Alfriend	Brannen	Corbett
Anderson of Chattooga	Brinson	Covington
Anderson of Jenkins	Brown	Cranford
Arnold	Burkhalter	Daniel
Atkinson	Burt	Davis of Floyd
Barnes	Bush	Davis of Oglethorpe
Barrett	Buxton	De La Perriere
Bellah	Calhoun	Dickey
Bird	Callahan	DuBose
Blalock	Carswell	Eve
Bowen	Clarke	Ficklen
	Clifton	Gallaher

Gann	Kelley	Ramsey of Columbia
Grant	Kent	Rees
Green	Knabb	Reiser
Griffin	Knight	Reville
Guess	Law	Richardson
Gunnells	Lewis	Rimes
Hamilton	Longley	Royal
Harden	MacIntyre	Seaman
Harvin	McDonald	Sibley
Haynie	McFarland	Smith of Carroll
Hendrix	McKenney	Smith of Fulton
Hinton	Mann	Smith of Meriwether
Hixon	Mason	Stone
Hollingsworth	Milner	Strozier
Holtzelaw	Minchew	Sweat of Ware
Hullender	Moye	Swift
Hyers	Mundy	Tatum of Campbell
Jackson of Jones	Neill	Thurmond
Johns	Nichols of Wayne	Trippe
Johnson of Appling	Pace	Wall
Johnson of Chatta- hoochee	Palmer of Crisp	Ware
	Palmour of Hall	Weston
Jones of Lowndes	Parrish	Whitaker of Lowndes
Jones of Meriwether	Penland	Williams of Bulloch
Jones of Thomas	Pilcher	Williams of Walton
Jordan of Jasper	Pope	Williams of Worth
Jordan of Wheeler	Ramsey of Brooks	Woods

Those voting in the negative were Messrs:

Bradford	Kirby	Rogers of Laurens
Cole	Lankford	Smiley
Duncan of Dawson	Lasseter	Smith of Haralson
Duncan of Hall	Lindsey of Wilkes	Stewart
Dyer	McDaniel	Sumner
Hodges	Manning	Tankersley
Holmes	Middleton	Tatum of Dade
Hudson	Moore of Butts	Walker
Jackson of Towns	Owen of Paulding	Warren
Johnson of Bartow	Purcell	Williams of Miller
Kimsey	Reid	Wynne

Those not voting were Messrs:

Barwick	Bussey	Culpepper
Bates	Cannon	DeLoach
Brooke	Coates	Dobbs

Falligant	Owen of Stephens	Sweat of Pierce
Hollis	Perryman	Swint
King	Quincey	Thompson
Lambert	Richards	Timmerman
Lawrence	Rogers of Elbert	Willoughby
Lee	Ssannon	Wohlwender
Lindsay of DeKalb	Smith of Candler	Woody
Moore of Fulton	Smith of Telfair	Wyatt
Nichols of Spalding	Stovall	Mr. Speaker
Owen of Gordon	Stubbs	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 122, Nays 33.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill of Muscogee, Strozier of Bibb, et al.—

A bill to provide for publication of the reports of the Supreme Court and Court of Appeals.

The following amendment was read and adopted:

By Mr. Knight of Berrien:

Moves to amend by striking from Paragraph 3 of said bill all of said paragraph after the word “reserved” in line twelve, and inserting in lieu thereof the following: “The Governor and Reporter to contract with such lowest bidder in the event such contractor complies with the terms of this law.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 100,
Nays 7

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Strozier of Bibb—

A resolution to amend Constitution of State so as to provide Judges of the Supreme Court, Court of Appeals, Superior and City Courts and Municipal Courts shall be appointed by Governor with consent of Senate.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

By Mr. Carswell of Wilkinson—

A BILL

To be entitled an Act to propose to the people of Georgia, for their ratification or rejection, an amendment to Article VIII, Section VI, Paragraph I of the Constitution of the State of Georgia.

The following amendment is hereby proposed to the people by the General Assembly to Article 8, Section 6, Paragraph 1 of the Constitution of Georgia, by striking from said Paragraph 1 of said article and section the following words, to-wit:

“May from time to time make such donations thereto as the condition of the Treasury authorizes; and the General Assembly may also from time to time make such appropriations of money as the

condition of the Treasury authorize to any college or university, not exceeding one in number, now established, or hereafter to be established, in this State for the education of persons of color;” and insert in said Paragraph 1 of said Article 8, Section 6, in lieu of said words, the following words: “Shall from time to time make such appropriations to the university and high schools, as the condition of the Treasury authorize.”

The Governor of the State is hereby directed and required to cause the above and foregoing amendment to be published in one newspaper in each Congressional District for two months previous to the time of holding the next general election, and he shall also provide for the submission of said amendment to the people at such general election for their ratification or rejection. The form in which said amendment shall be submitted shall be as follows: “For ratification of amendment of Paragraph 1, of Article 8, Section 6 of the Constitution which strikes from the Constitution the words: “May from time to time make such donations thereto as the condition of the Treasury authorize; and the General Assembly may also from time to time make such appropriations of money as the condition of the Treasury authorize to any college or university, not exceeding one in number, now established, or hereafter to be established in this State for the education of persons of color.” And, “Against ratification of Amendment of Paragraph 1, of Article 8, Section 6, of the Constitution which strikes from the Constitution the words: ‘May from time to time make such donations thereto

as the condition of the Treasury authorize; and the General Assembly may also from time to time make such appropriations of money as the condition of the Treasury authorize to any college or university, not exceeding one in number, now established, or hereafter to be established in this State for the education of persons of color.' ”

The Governor shall cause the returns of said election to be made to the Secretary of State, who shall consolidate the vote and certify the same to the Governor, and if it should appear that a majority of the qualified voters voting at said election voted in favor of the ratification of this amendment, then the Governor by his proclamation shall declare it a part of the Constitution of this State.

The following amendments were read and adopted:

By Mr. Rogers of Elbert—

Amend the proposed amendment by striking therefrom the words “State Colleges, Normal Schools” appearing just after the word “University” and inserting in lieu thereof the words “and Rural High Schools,” so that when so amended, the proposed amendment shall read: “shall from time to time make appropriations to the University and Rural High Schools as the condition of the Treasury authorize.”

By Mr.—

Amend the amendment of Mr. Rogers of Elbert by striking the word “rural” wherever it appears in said amendment.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

The bill involving a constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	DeLoach	Kirby
Adams of Walton	Dickey	Knabb
Alfriend	Dobbs	Knight
Anderson of Chat-	DuBose	Lambert
tooga	Luncan of Hall	Lankford
Anderson of Jenkins	Ficklen	Law
Arnold	Gallaher	Lee
Atkinson	Gann	Lewis
Barnes	Griffin	Lindsey of Wilkes
Barwick	Hamilton	Longley
Bellah	Harvin	MacIntyre
Blalock	Haynie	McDaniel
Bowen	Hendrix	McDonald
Boyett of Marion	Hixon	McFarland
Boyett of Stewart	Hollingsworth	McKenney
Bradford	Holmes	Mann
Brannen	Holtzelaw	Manning
Burkhalter	Hudson	Mason
Burt	Hullender	Middleton
Bush	Hyers	Milner
Buxton	Jackson of Jones	Minchew
Calhoun	Jackson of Towns	Moore of Butts
Callahan	Johns	Moore of Fulton
Carswell	Johnson of Appling	Moye
Clifton	Johnson of Bartow	Mundy
Coates	Johnson of Chatta-	Neill
Cochran	hoochee	Nichols of Wayne
Cole	Jones of Lowndes	Owen of Gordon
Copeland	Jones of Thomas	Owen of Paulding
Corbett	Jordan of Jasper	Pace
Covington	Jordan of Wheeler	Parrish
Cranford	Kelley	Palmer of Crisp
Daniel	Kimsey	Perryman

Pope	Smith of Carroll	Thurmond
Quincey	Smith of Fulton	Tippe
Ramsey of Brooks	Smith of Haralson	Walker
Ramsey of Columbia	Smith of Meriwether	Wall
Reid	Stewart	Ware
Reville	Stone	Warren
Richardson	Stovall	Weston
Rimes	Strozier	Whitaker of Lowndes
Rogers of Elbert	Sumner	Williams of Bulloch
Rogers of Laurens	Sweat of Pierce	Williams of Worth
Seaman	Sweat of Ware	Willoughby
Sibley	Swift	Wohlwender
Smiley	Thompson	Wynne

Those voting in the negative were Messrs.:

Barrett	Harden	Tatum of Campbell
Brown	Hodges	Tatum of Dade
Culpepper	Kent	Whitaker of Rockdale
Davis of Oglethorpe	Rees	Williams of Miller
Dyer	Reiser	Woods
Grant	Swint	
Green	Tankersley	

Those not voting were Messrs.:

Bates	Gunnells	Purcell
Bird	Hinton	Richards
Brinson	Hollis	Royal
Brooke	Jones of Meriwether	Shannon
Bussey	King	Smith of Candler
Cannon	Lasseter	Smith of Telfair
Clarke	Lawrence	Stubbs
Davis of Floyd	Lindsay of DeKalb	Timmerman
De La Perriere	Nichols of Spalding	Williams of Walton
Duncan of Dawson	Owen of Stephens	Woody
Eve	Palmour of Hall	Wyatt
Falligant	Penland	Mr. Speaker
Guess	Pilcher	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 136, Nays 19.

The bill having received the requisite constitutional majority, was passed as amended.

Mr. Neill of Muscogee moved that when the House adjourns today it adjourn to meet again at 4 o'clock P M., and the motion prevailed.

Mr. Smith of Haralson moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until 4 o'clock P M.

AFTERNOON SESSION.

4 o'Clock P M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton	Bradford	Copeland
Adams of Walton	Brannen	Corbett
Alfriend	Brinson	Covington
Anderson of Chat- tooga	Brown	Cranford
Anderson of Jenkins	Burkhalter	Culpepper
Arnold	Burt	Daniel
Atkinson	Bush	Davis of Floyd
Barnes	Bussey	Davis of Oglethorpe
Barwick	Buxton	De La Perriere
Barrett	Calhoun	DeLoach
Bates	Callahan	Dickey
Bellah	Cannon	Dobbs
Bird	Carswell	DuBose
Blalock	Clarke	Duncan of Dawson
Bowen	Clifton	Duncan of Hall
Boyett of Marion	Coates	Dyer
Boyett of Stewart	Cochran	Eve
	Cole	Falligant

Ficklen	Lasseter	Reville
Gallaher	Law	Richards
Gann	Lawrence	Richardson
Grant	Lee	Rimes
Green	Lewis	Rogers of Elbert
Griffin	Lindsay of DeKalb	Rogers of Laurens
Guess	Lindsey of Wilkes	Royal
Gunnells	Longley	Seaman
Hamilton	MacIntyre	Shannon
Harden	McDaniel	Sibley
Harvin	McDonald	Smiley
Haynie	McFarland	Smith of Candler
Hendrix	McKenney	Smith of Carroll
Hinton	Mann	Smith of Fulton
Hixon	Manning	Smith of Haralson
Hodges	Mason	Smith of Meriwether
Hollingsworth	Middleton	Smith of Telfair
Hollis	Milner	Stewart
Holmes	Minchew	Stone
Holtzclaw	Moore of Butts	Stovall
Hudson	Moore of Fulton	Strozier
Hullender	Moye	Stubbs
Hyers	Mundy	Sumner
Jackson of Jones	Neill	Sweat of Pierce
Jackson of Towns	Nichols of Spalding	Sweat of Ware
Johns	Nichols of Wayne	Swift
Johnson of Appling	Owen of Gordon	Swint
Johnson of Bartow	Owen of Paulding	Tankersley
Johnson of Chatahoochee	Owen of Stephens	Tatum of Campbell
Jones of Lowndes	Pace	Tatum of Dade
Jones of Meriwether	Palmer of Crisp	Thompson
Jones of Thomas	Palmour of Hall	Thurmond
Jordan of Jasper	Parrish	Timmerman
Jordan of Wheeler	Penland	Trippe
Kelley	Perryman	Walker
Kent	Pilcher	Wall
Kimsey	Pope	Ware
King	Purcell	Warren
Kirby	Quincey	Weston
Knabb	Ramsey of Brooks	Whitaker of Lowndes
Knight	Ramsey of Columbia	Whitaker of Rockdale
Lambert	Rees	Williams of Bulloch
Lankford	Reid	Williams of Miller
	Reiser	Williams of Walton

Williams of Worth
Willoughby
Wohlwender

Woods
Woody
Wyatt

Wynne
Mr. Speaker

By unanimous consent the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. First Reading Senate Bills and Resolutions.

The following bill of the House was introduced, read the first time and referred to Committee:

By Messrs. Falligant and Eve of Chatham, et al.—

House Bill No. 1172. A bill to appropriate money to State Board of Health for combating the bubonic plague.

Referred to Committee on Appropriations.

Mr. Lasseter of Dooly County, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr Speaker:—

Your Committee on Banks and Banking have had under consideration the following bill and have instructed me as Chairman, to report the same

back to the House with the recommendation that the same do pass:

Senate Bill No. 322.

LASSETER, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following House bill and House resolution and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 940 do pass.

House Resolution No. 203 do pass.

E. H. GRIFFIN, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1154. New charter for Kirkwood.

House Bill No. 1161. New charter for Decatur.

House Bill No. 1153. New charter for Lithonia.

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Johnson of Bartow County, Chairman of the Committee on General Agriculture No. 1, submitted the following report:

Mr. Speaker:—

Your Committee on General Agriculture No. 1 have had under consideration the following House Resolution No. 204 of the House and have instructed me as Chairman to report the same back to the House with the recommendation that the same do pass:

House Resolution 204. A resolution, authorizing the sale and transfer of certain 1st Dist. Agricultural lands and for other purposes.

Respectfully submitted,

JOHNSON OF BARTOW, Chairman.

Mr. Johnson of Jones County, Chairman of the Committee on Municipal Government, submitted the following report:

Mr Speaker:—

Your Committee on Municipal Government have had under consideration the following bill of the House and have instructed me as Chairman, to

report the same back to the House with the recommendation that the same do pass by substitute:

House Bill 1163.

Respectfully submitted,

JACKSON OF JONES, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

1111. To fix Sheriffs fees in counties having a population of 30,000 or less do pass as amended.

1121. To allow Sheriffs of counties having a population of not less than 18,000 or more 19,000 to collect mileage in addition to other fees do pass by substitute.

1167 To amend Act creating Board of Commissioners of Roads and Revenues Decatur County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Carswell of Wilkinson County, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:—

Your Committee on Appropriations have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1053, by Mr. Carswell of Wilkinson, to appropriate \$25,000 for building street grades.

House Bill No. 996, do pass.

Respectfully submitted,

CARSWELL OF WILKINSON, Chairman.

The following bills and resolutions of the House and Senate were favorably reported and were read the second time:

By Messrs. Williams and Brannen of Bulloch—

House Resolution No. 204-1161 A. A resolution to authorize the sale and transfer of certain lands in Bulloch County, now owned by the State of Georgia, for the benefit of the Agricultural and Mechanical School located at Statesboro.

By Mr. Knight of Berrien—

House Resolution No. 203-1148 B. A resolution to amend the Constitution, so as to give representation to the new counties of Lanier, Seminole and Brantley in the General Assembly.

By Mr. Hamilton of Floyd—

House Bill No. 940. A bill to amend the Con-

stitution of the State, relative to debts created to supply deficit in the Treasury of the State.

By Mr. Seaman of Ware—

House Bill No. 996. A bill to appropriate an additional \$25,000.00 for each of the years 1920, 1921, for tick eradication work in this State.

By Mr. Carswell of Wilkinson—

House Bill No. 1053. A bill to make supplemental appropriation of \$25,000 for the upkeep of the public buildings for the years 1920.

By Messrs. Harden of Banks, Anderson of Jenkins—

House Bill No. 1111. A bill to fix the Sheriff's fees in counties of not more than 30,000 population.

By Mr. Pope of Grady—

House Bill No. 1121. A bill to allow Sheriffs of counties having a population of not less than 18,000 nor more than 19,000 to collect mileage in addition to other fees.

By Mr. Guess of DeKalb—

House Bill No. 1153. A bill to amend an Act establishing new charter for City of Lithonia.

By Mr. Guess of DeKalb—

House Bill No. 1154. A bill to create a new charter for the Town of Kirkwood.

By Mr. Guess of DeKalb—

House Bill No. 1161. A bill to amend an Act creating a new charter for the City of Decatur.

By Messrs. Barnes, Cochran and Strozier of Bibb—

A bill to amend the charter of the City of Macon, and to provide for an auditorium tax and commission.

By Mr. Griffin of Decatur—

House Bill No. 1167 A bill to amend an Act creating the Board of Commissioners of Roads and Revenues for the County of Decatur.

By Mr. Allen of the 35th—

Senate Bill No. 322. A bill to provide for another State Depository for the City of Atlanta.

The following bills and resolutions of the Senate were read the first time and referred to committees:

By Mr. Dorris of the 48th—

Senate Bill No. 240. A bill to regulate the sale of securities in Georgia, and to provide for a securities commission.

Referred to Committee on General Judiciary No. 2.

By Mr. Steed of the 37th—

Senate Bill No. 329. A bill to abolish the office of Commissioners of Roads and Revenues for the County of Carroll.

Referred to Committee on Special Judiciary

By Mr. Duncan of the 36th—

Senate Bill No. 65. A bill to accept for the Trustees of the University of Georgia certain lands at Lithia Springs, Ga.

Referred to Committee on University of Georgia and Branches.

By Mr. Barrett of the 31st—

Senate Resolution No. 86. A resolution to relieve the Index Printing Company of a certain printing contract, entered into with the State, relative to the printing of the Reports of the Supreme Court and Court of Appeals.

Referred to Committee on General Judiciary No. 2.

By unanimous consent, the following bill of the House was taken up for the purpose of agreeing with Senate amendments:

By Messrs. Strozier, Barnes and Cochran of Bibb—

A bill to amend charter of City of Macon so as to abolish Civil Service Commission in said city and for other purposes.

The following Senate amendments were read and agreed to:

Committee amends as follows, to-wit:

1. By adding after the word "therefor" in Section 7, of Article 4, the words: "except for a violation of the provisions of Section 31 of this Act."
2. By inserting between the word "employee"

and the word "shall" in the second line of Section 7, Article 11, the words: "(except for a violation of the provisions of Section 31)."

3. By adding after the word "appeal" in the eleventh line of Section 18 the words: "but nothing in this Act shall be construed to permit of an appeal by application for the writ of certiorari aforesaid from the decision, judgment or order of the said Mayor and Board of Aldermen discharging any employee for a violation of the provisions of Section 31 of this Act."

4. By striking from the eleventh line of Section 31 the words: "Police and Fire Committees" and inserting in lieu thereof the words: "Mayor and Board of Aldermen."

5. By striking from the thirteenth or last line of Section 31 the words: "hereinafter provided for discharges" and inserting in lieu thereof the words: "hereinafter provided in Section 32 of this Act."

6. By adding a new and additional section to said bill to be denominated "Section 32" as follows, to-wit: "Section 32. Be it further enacted by the authority aforesaid, That anything in this Act to the contrary notwithstanding, it shall be the duty of the Mayor of said city immediately upon the passage of this Act to proceed, in any manner or by any means he sees fit, to inquire into the status of both the police and fire departments and the employees thereon to determine whether or not either of said departments, or any employee or employees thereon, are violating the provisions of Section 31, and, if he shall determine that said Section 31 is being violated,

it shall be his duty to report such fact to the next meeting of the Mayor and Board of Aldermen, together with a list of the names of any and all employees so violating as aforesaid, whereupon it shall be the instant duty of the said Mayor and Board of Aldermen to immediately discharge such employee, or employees, from the service by resolution, and such discharge shall be final in all respects and from which there shall be no appeal."

7 By striking the words "Section 32" in said bill and inserting in lieu thereof the words: "Section 33."

The following bills of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. McDaniel of Forsyth—

A bill to amend Section 6066 of the Code of 1910 relative to rates to be allowed to publishers for publishing legal advertisements in this State.

On the question of agreeing with the report of the Committee, Mr. Perryman of Talbot called for the Ayes and Nays, and the call was sustained.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Boyett of Marion	Clifton
Alfriend	Boyett of Stewart	Cochran
Anderson of Chat-	Bradford	Corbett
tooga	Brinson	Covington
Anderson of Jenkins	Burt	Dobbs
Arnold	Calhoun	DuBose
Atkinson	Carswell	Duncan of Dawson
Blalock	Clarke	Duncan of Hall

Picklen	Mason	Sibley
Grant	Middleton	Smith of Candler
Griffin	Milner	Smith of Carroll
Gunnells	Minchew	Smith of Fulton
Hamilton	Moye	Smith of Haralson
Haynie	Mundy	Smith of Telfair
Hinton	Nichols of Wayne	Stewart
Hixon	Neill	Strozier
Holtzclaw	Owen of Gordon	Stubbs
Hullender	Pace	Sumner
Johns	Palmer of Crisp	Sweat of Pierce
Johnson of Appling	Parrish	Sweat of Ware
Johnson of Bartow	Penland	Swift
Jones of Lowndes	Perryman	Thompson
Jones of Thomas	Pilcher	Thurmond
Kent	Purcell	Timmerman
King	Pope	Trippe
Lambert	Quincey	Walker
Lankford	Rees	Wall
Lasseter	Reid	Ware
Lee	Reiser	Weston
Lindsay of DeKalb	Reville	Whitaker of Lowndes
Lindsey of Wilkes	Richardson	Whitaker of Rockdale
MacIntyre	Rimes	Williams of Bulloch
McDaniel	Rogers of Elbert	Williams of Walton
McFarland	Rogers of Laurens	Williams of Worth
Manning	Seaman	Wynne

Those voting in the negative were Messrs.:

Barnes	Green	Kimsey
Brannen	Harden	Knabb
Burkhalter	Hodges	Mann
Copeland	Holmes	Ramsey of Columbia
Cranford	Hyers	Swint
Culpepper	Jackson of Towns	Tatum of Dade
Daniel	Johnson of Chatta-	Warren
Davis of Floyd	hoochee	Wohlwender
Davis of Oglethorpe	Kelley	Woods

Those not voting were Messrs.:

Adams of Newton	Bates	Bowen
Barwick	Bellah	Brooke
Barrett	Bird	Brown

Bush	Hollingsworth	Owen of Paulding
Bussey	Hollis	Owen of Stephens
Buxton	Hudson	Palmour of Hall
Callahan	Jackson of Jones	Ramsey of Brooks
Cannon	Jones of Meriwether	Richards
Coates	Jordan of Jasper	Royal
Cole	Jordan of Wheeler	Shannon
De La Perriere	Kirby	Smiley
DeLoach	Knight	Smith of Meriwether
Dickey	Law	Stone
Dyer	Lawrence	Stovall
Eve	Lewis	Tankersley
Falligant	Longley	Tatum of Campbell
Gallaher	McDonald	Williams of Miller
Gann	McKenney	Willoughby
Guess	Moore of Butts	Woody
Harvin	Moore of Fulton	Wyatt
Hendrix	Nichols of Spalding	Mr. Speaker

By unanimous consent, the verification of the roll call was dispensed with.

On agreeing with the report of the Committee, the Ayes were 104, Nays 26.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill Mr. Perryman of Talbot called for the Ayes and Nays, and the call was sustained.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Barnes	Calhoun
Alfriend	Boyett of Marion	Carswell
Anderson of Chat- tooga	Boyett of Stewart	Clarke
Anderson of Jenkins	Brannen	Clifton
Arnold	Brinson	Coebran
Atkinson	Burkhalter	Corbett
	Burt	Daniel

Davis of Floyd	MacIntyre	Sibley
Dobbs	McDaniel	Smith of Candler
DuBose	McFarland	Smith of Carroll
Duncan of Dawson	Manning	Smith of Fulton
Duncan of Hall	Mason	Smith of Haralson
Ficklen	Middleton	Smith of Telfair
Grant	Milner	Stewart
Griffin	Minchew	Stovall
Gunnells	Moye	Strozier
Hamilton	Mundy	Stubbs
Harden	Neill	Sumner
Haynie	Nichols of Wayne	Sweat of Pierce
Hinton	Owen of Gordon	Sweat of Ware
Hixon	Palmer of Crisp	Swift
Holtzelaw	Palmour of Hall	Thompson
Hullender	Parrish	Thurmond
Hyers	Penland	Timmerman
Johns	Perryman	Trippe
Johnson of Appling	Pilcher	Walker
Johnson of Bartow	Pope	Wall
Jones of Lowndes	Quincey	Ware
Jones of Thomas	Rees	Weston
Kent	Reid	Whitaker of Lowndes
King	Reiser	Whitaker of Rockdale
Knabb	Reville	Williams of Bulloch
Lambert	Richardson	Williams of Miller
Lankford	Rimes	Williams of Walton
Lasseter	Rogers of Elbert	Williams of Worth
Lee	Rogers of Laurens	Woods
Lindsay of DeKalb	Royal	Wynne
Lindsey of Wilkes	Seaman	

Those voting in the negative were Messrs.:

Bradford	Green	Ramsey of Columbia
Copeland	Hodges	Swint
Covington	Jackson of Towns	Tatum of Dade
Cranford	Johnson of Chatta-	Warren
Culpepper	hoochee	Wohlwender
Davis of Oglethorpe	Mann	

Those not voting were Messrs.:

Adams of Newton	Bates	Blalock
Barwick	Bellah	Bowen
Barrett	Bird	Brooke

Brown	Hollingsworth	Moore of Fulton
Bush	Hollis	Nichols of Spalding
Bussey	Holmes	Owen of Paulding
Buxton	Hudson	Owen of Stephens
Callahan	Jackson of Jones	Pace
Cannon	Jones of Meriwether	Purcell
Coates	Jordan of Jasper	Ramsey of Brooks
Cole	Jordan of Wheeler	Richards
De La Perriere	Kelley	Shannon
DeLoach	Kimsey	Smiley
Dickey	Kirby	Smith of Meriwether
Dyer	Knight	Stone
Eve	Law	Tankersley
Falligant	Lawrence	Tatum of Campbell
Gallaher	Lewis	Willoughby
Gann	Longley	Woody
Guess	McDonald	Wyatt
Harvin	McKenney	Mr. Speaker
Hendrix	Moore of Butts	

By unanimous consent, the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 112, Nays 16.

The bill having received the requisite constitutional majority, was passed.

By Mr. Mundy of Polk—

A bill to amend Constitution of State so as to provide for bi-ennial sessions of the General Assembly

Mr. Copeland of Floyd moved that the House do now adjourn, and the motion prevailed, and the bill went over as unfinished business.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

Thursday, August 5, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker, and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chat- tooga	Coates	Harden
	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzclaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatta- hoochee
Burt	Falligant	
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker of Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neill	Smith of Harrison	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
5. First Reading Senate Bills and Resolutions.

The following bills of the House were introduced, read the first time and referred to Committees:

By Mr. Haynie of Oconee—

House Bill No. 1173. A bill to amend Act to abolish office of County Treasurer of Oconee County relative to deposit of funds of said county.

Referred to Committee on County and County Matters.

By Messrs. Hamilton, Copeland and Davis of Floyd and Lindsay of DeKalb—

House Bill No. 1174. A bill to amend Constitution of State relative to representation of several counties in House of Representatives.

Referred to Committee on Amendments to Constitution.

By Mr. Barnes of Bibb—

House Bill No. 1175. A bill to provide for pay-

ment of premium on Treasurer's Bonds where security given on such bond is security company.

Referred to Committee on General Judiciary No. 1.

By Mr. Purcell of Tattnall—

House Bill No. 1176. A bill to amend Act to incorporate City of Collins relative to election of Mayor and Councilmen.

Referred to Committee on Corporations.

By Mr. Purcell of Tattnall—

House Bill No. 1177. A bill to amend Act to incorporate City of Cobbtown relative to election of Mayor and Councilmen.

Referred to Committee on Corporations.

By Mr. Purcell of Tattnall—

House Bill No. 1178. A bill to amend Acts creating road law for County of Tattnall relative to commutation road tax.

Referred to Committee on Corporations.

By Mr. Lawrence of Chatham—

House Bill No. 1179. A bill to prohibit use of certain nets for fishing in salt waters of State in certain cases.

Referred to Committee on Game and Fish.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following bills of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass, as follows:

House Bill No. 1166, Smith of Candler, do pass.

House Resolution No. 199, Gallaher of Macon, do pass.

Senate Bills No. 337, by Mr. Pittman, do pass as amended.

STOVALL, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 240.

Senate Resolution No. 86.

STEPHEN PACE, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following House and Senate bills and have instructed me, as Chairman, to report the same back to the House and recommend the following:

House Bill No. 609. An Act to amend Section 2082 (a) of Parks' Code relative to State Veterinarians. Recommended, that bill be returned to the House without action thereon pending the investigation of the House and Senate Joint Committee of the Department of State Veterinarian.

House Bill No. 1141. To amend Section 3931, Paragraph 6 of Code of 1910 relative to inheritance by mothers. Recommended, do pass.

Senate Bill No. 57 An Act to declare the law in regard to negotiable instruments adopting a uniform negotiable instrument Act, etc. Recommended, do pass.

Senate Bill No. 17 To make it a misdemeanor for a man to willfully desert his wife, etc. Recommended, do pass.

Senate Bill No. 187 To amend Section 119 of the Code of 1910 providing for the election of constables every four years, etc. Recommended, do pass.

Senate Bill No. 248. To provide for non-par value stock. Recommended, do pass.

Respectfully submitted,

J. Y. SMITH, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 294. An Act to increase the salary of the State Chemist fifteen hundred dollars, and for other purposes.

Respectfully submitted,

JORDAN OF JASPER, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

343. To abolish office of Treasurer of Charlton County.

341. To amend Act establishing Board of Commissioners of Roads and Revenues of Charlton County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

1171. To create Board of Commissioners of Roads and Revenues of Seminole County

TATUM OF CAMPBELL, Chairman.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr Speaker:—

Your Committee on Pensions have had under consideration the following bill of the Senate, No. 316, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

SWINT, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Public Printing, submitted the following report:

Mr Speaker:—

Your Committee on Public Printing have had under consideration the following House bill, 937,

and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 937, do pass.

E. H. GRIFFIN, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1170, amending the charter of the City of Macon.

JACKSON, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

706. A bill to create office of Commissioner of Roads and Revenues for Fannin County.

1032. A bill to amend charter of Town of College Park.

1033. A bill to incorporate Town of Farrar.

1061. A bill to amend the charter of Town of Camak.

1089. A bill to amend an Act incorporating Town of Hahira.

1096. A bill amending the Act incorporating Town of Molena.

1114. A bill to amend charter of City of Columbus.

1115. A bill to amend charter of City of Columbus.

1116. A bill to amend the charter of Tennille.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

332. A bill to provide for fertilizer inspectors in this State.

344. A bill to create a Board of Commissioners of Roads and Revenues in the County of Charlton.

The following bills of the House and Senate, favorably reported, were read the second time:

By Messrs. Perryman of Talbot and Milner of Dodge—

House Bill No. 937. A bill to amend Act creat-

ing office of Superintendent of Public Printing by providing for assistant.

By Messrs. McDonald, Reville and Pilcher of Richmond—

House Bill No. 1141. A bill to amend Section 3931 of Code of 1910 so as to make mother an equal heir with father, brothers and sisters of deceased intestate.

By Mr. Smith of Candler—

House Bill No. 1166. A bill to create new charter for City of Metter.

By Messrs. Barnes, Cochran and Strozier of Bibb—

House Bill No. 1170. A bill to amend charter of City of Macon so as to extend corporate limits of said city.

By Mr. Gallaher of Macon—

House Resolution No. 199. A resolution to relieve C. J. Harp as surety on bond.

By Mr. Allen of the 35th—

Senate Bill No. 17 A bill to make it misdemeanor for man to desert wife or woman to desert husband they having a child under the age of ten.

By Mr. Ayers of the 33rd—

Senate Bill No. 187 A bill to amend Section 119 of Code of 1910 relative to election of constables.

By Mr. Dorris of the 48th—

Senate Bill No. 240. A bill to regulate sale of securities in Georgia.

By Mr. Allen of the 35th—

Senate Bill No. 248. A bill to provide for non-par value stock.

By Mr. Elders of the 2nd—

Senate Bill No. 294. A bill to increase salary of State Chemist.

By Mr. Brooks of the 13th—

Senate Bill No. 316. A bill to provide for annual increase of pensions paid by State to ex-Confederate soldiers and their widows.

By Mr. Vickery of the 4th—

Senate Bill No. 341. A bill to amend Act establishing Board of Commissioners of Roads and Revenues for Charlton County so as to repeal said act.

By Mr. Vickery of the 4th—

Senate Bill No. 343. A bill to abolish office of County Treasurer of Charlton County.

By Mr. Barrett of the 31st—

Senate Resolution No. 86. A bill to authorize Governor and Supreme Court Reporters to cancel contract with Index Printing Company.

By Messrs. Smith and Pittman—

Senate Bill No. 57 A bill to declare negotiable instruments law in Georgia.

By Mr. Pittman of the 42nd—

Senate Bill No. 337 A bill to amend Act to establish City Court of Bartow County relative to salary of Judge thereof.

By Mr. Griffin of Decatur—

House Bill 1171. A bill to create Board of Commissioners of Roads and Revenues for new County of Seminole.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Pope of Grady—

A bill to allow Sheriffs in certain counties to collect mileage for bringing prisoners to jail.

The substitute offered by the Committee on County and County Matters was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Stubbs of Laurens—

A bill to amend Act creating charter for City of Dublin relative to levy of taxes for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Neill, Hollis and Wohlwender of Muscogee—

A bill to authorize Commons Commissioners of City of Columbus to execute deed to certain church in said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Alfriend of Baldwin—

A bill to exempt water plant and system of City of Milledgeville from State and county taxes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jordan of Wheeler—

A bill to amend Act establishing public school system in Town of Alamo relative to issuing bonds for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Guess of DeKalb—

A bill to amend charter of City of Lithonia relative to levy of emergency school tax.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Milner of Dodge—

A bill to amend Act to establish City Court of Eastman relative to salary of Judge thereof and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 10
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Milner of Dodge—

A bill to abolish office of Treasurer of Dodge County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Guess of DeKalb—

A bill to amend Act creating new charter for Town of Decatur so as to extend corporate limits of said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Guess of DeKalb—

A bill to amend charter of Town of Decatur relative to compensation of Councilmen.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Guess of DeKalb—

A bill to amend charter of Town of Decatur relative to elections held in said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Barnes, Cochran and Strozier of Bibb—

A bill to amend charter of City of Macon so as to provide for auditorium tax and auditorium commission.

The substitute offered by the Committee on Municipal Government was read and adopted.

The report of the Committee, which was favorable to the passage of the bill by substitute, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Messrs. Barnes, Cochran and Strozier of Bibb—

A bill to amend charter of City of Macon relative to operation of water-works plant of said city and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lankford of Toombs—

A bill to amend Act to establish system of public schools for City of Vidalia relative to levy of special tax for school purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107 Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Griffin of Decatur—

A bill to amend Acts creating Board of Commissioners of Roads and Revenues for Decatur County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Guess of DeKalb—

A bill to create new charter for Town of Kirkwood.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Allen of the 35th—

A bill to provide for another State Depository in City of Atlanta.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 110, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Larkins of the 46th—

A bill to incorporate City of Hoboken in Pierce County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent Mr. Johnson of Bartow was permitted to change his vote on House Bill No. 241 from Nay to Aye.

By unanimous consent House Bill No. 1075 was tabled.

By unanimous consent the following bill of the House was taken up for the purpose of considering Senate amendments:

By Messrs. Williams and Brannen of Bulloch—

A bill to provide for creation of bond commission for Bulloch County.

The following Senate amendments were read and agreed to:

By Mr. Wilkinson of the 49th—

Moves to amend by striking from the caption of the bill the word “appointment” and substituting in lieu thereof the word “election.” Moves to amend further by striking from the Section One the words “nomination,” “appointment” and substituting in lieu thereof the word “election.”

Moves to amend by striking all of Section 2 of this Act and substituting in lieu thereof the following which shall be numbered Section 2:

“Be it further enacted by the authority aforesaid, That the term of office of said Commissioner shall be for four years, and until his successor is elected and qualified, provided, however, that the

term of office of the first Commissioner, who is hereafter designated, shall be as is hereinafter provided.”

Moves to amend further by striking \$5,000 in Section 3 and substituting \$20,000.

Moves to amend by adding the following at the end of Section 3:

If a vacancy occurs on account of the death or resignation of the said R. J. Kennedy before the expiration of his term of office, the vacancy shall be filled in the same manner as other vacancies are now filled in county offices, pending the election to fill said vacancy the Ordinary of Bulloch County is hereby authorized and empowered to perform the duties of said County Commissioner until his successor is elected and qualified.

Moves to amend by striking “Tuesday” in Section 10 and placing in lieu thereof the word “Wednesday.”

The following Senate amendment was read and agreed to as amended:

By Mr. Wilkinson of the 49th—

Moves to amend by striking all of Section 4 and substituting the following in lieu thereof: That the term of office of such successor shall begin on January 1st, 1923, and shall be for a term of four years and until his successor is elected and qualified, and said Commissioner shall be elected by the duly qualified voters of said Bulloch County in the same manner as other county officers of said county are

elected. Upon the election of the said Commissioner as aforesaid, he shall give bond as is herein provided for, and before entering upon the discharge of the duties of his office, shall take and subscribe to an oath to faithfully perform the duties of said office to the best of his ability and knowledge.

The following amendment to the amendment was read and adopted:

By Mr. Brannen of Bulloch—

Amend Senate amendment No. 4 to House Bill No. 557 by striking out of said amendment the figures “1923” and inserting in lieu thereof the figures “1925.”

The following resolution of the House was read and adopted:

A RESOLUTION.

By Mr. Jackson of Jones—

To preserve the memory of a distinguished ex-Speaker of the Georgia House of Representatives, Hon. Joseph Day, of the County of Jones.

Whereas, the Hon. Joseph Day, of the County of Jones, was, according to the official records of this State, honored by five successive elections to the Speakership of this House, wielding the gavel from 1835 to 1840, an honor, rare if not unparalleled, in the history of this Commonwealth; and

Whereas, there are no surviving members of his family in this State to keep alive the memory of his patriotic services to Georgia; and

Whereas, there cannot be found in the public prints any biographical information, even of the meagerest sort, to recall the unique career of this distinguished Georgian; and

Whereas, our State Historian, after exhaustive inquiry, has obtained the facts of his life from a daughter, Mrs. R. B. Lee, (nee Mary Joe Day), now residing at 431 Greenwood Ave., Richmond Hill, Long Island, in the State of New York; and

Whereas, it is both the duty and privilege of this House, to rescue from oblivion a name once so signally honored in the annals of this body and to give to this now almost forgotten Georgian the mead of honor to which he is rightfully entitled;

Therefore, be it Resolved by the Georgia House of Representatives that the following brief memorial of the Hon. Joseph Day be spread upon the Journal of the House and that copies of the same be transmitted by the Clerk thereof to his two surviving daughters, Mrs. R. B. Lee, of Richmond Hill, Long Island, New York, and Mrs. Elizabeth J. Winn, of 820 W Grace St., Richmond, Va.

SKETCH OF HON. JOSEPH DAY.

Joseph Day was born in Richmond County, Ga., on May 2, 1791, and was the son of John and Ferrelly (Bullock) Day. There is little information preserved of his early life in Georgia. In 1811, he married Miss Jane Dunn. Acquiring a modest farm in Jones County, his industry and thrift were such that he soon owned a large plantation, on which was located two mills. At the beginning of the

Civil War he was credited on the tax books with thousands of acres. He was also the owner of many slaves, who found in him a humane master.

Entering public life, he became in 1823 for the first time a member of the Georgia House of Representatives, and except for two years he continued to attend the annual sessions, in which he was always a conspicuous figure, until 1840, when he retired, to give more of his time to the increasing demands of his private affairs. He is said to have put upon the statute books a number of important measures and to have been a most powerful factor in shaping antebellum legislation. The fact that he was called upon, five times in succession, to wield the gavel over the House, sufficiently attests his commanding influence as a member; and while other speakers have presided for a longer time, in consequence of biennial elections, not one has been more often called to the Speakership, as the Journal of the House will show; and this fact in itself gives him a unique distinction in the annals of this State.

Judge Day was in politics a Democrat and was strongly opposed to the Whigs. On account of his towering prestige, he was repeatedly urged to accept a nomination for Governor, but declined the honor. However, he did allow his name to be put on the ticket for Congress, and was defeated by only eight votes. His competitor in this contest was his warm personal friend, though political opponent, Alexander H. Stephens.

Judge Day was at one time President of the Macon and Western Railroad, and his residence in Jones County was interrupted by a temporary re-

moveal to the City of Macon; but learning that the overseers were not properly treating his negroes he returned to the plantation. This episode sheds an illuminating ray upon his character as a man and gives us an insight into his true nobility of soul. In 1856, he sold his extensive interests in Jones County and bought two adjoining plantations in Houston, between Marshallville and Fort Valley. His first wife, subsequent to this change of abode, having died without issue, he contracted marriage a second time, and, in 1858, at Americus, Ga., he married Miss Mary Ann Hampton, daughter of Dr. John Jefferson and Elizabeth (Sheppard) Hampton, of South Carolina. From this union sprang the two surviving daughters, whose names are given above, Mary Joe and Elizabeth.

At the close of the war Judge Day relinquished his plantation holdings, the altered conditions of life in the South having robbed the plantation of its charm. Thereupon he established a large wholesale mercantile business in the Central City, where he also built a palatial home; but he lived only one year after removing to Macon. He died on April 2, 1867, at the patriarchial age of seventy-six years; and what is mortal of this distinguished Georgian sleeps in the cemetery at Marshallville, Ga. Judge Day was a Royal Arch Mason. Too advanced in years to be an active participant in the Civil War, he contributed thousands of dollars to the Confederate Government and gave the labor of his negro men to build fortifications. States are all too prone to forget; but let us not fail to do honor to exalted public virtues.

The following bills of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Brown of Clarke and Wohlwender of Muscogee—

A bill to amend Section 1249 of Code of 1910 relative to appointment of banks in certain cities as State Depositories.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 108, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Bale of Floyd, Holder of Jackson, Pace of Sumter, et al.—

A bill to appropriate money for support and maintenance of District Agricultural and Mechanical Schools of State.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Smith of Fulton as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Haynie	Pace
Alfriend	Hendrix	Palmer of Crisp
Anderson of Jenkins	Hinton	Palmour of Hall
Arnold	Hixon	Parrish
Atkinson	Hollingsworth	Penland
Bowen	Holtzclaw	Perryman
Brannen	Hudson	Pope
Brinson	Hyers	Quincey
Brown	Johns	Richards
Burkhalter	Johnson of Appling	Rimes
Burt	Johnson of Bartow	Seaman
Bussey	Jones of Lowndes	Shannon
Buxton	Jordan of Jasper	Sibley
Calhoun	Kelley	Smith of Candler
Callahan	Kent	Smith of Carroll
Cannon	Kimsey	Smith of Fulton
Carswell	Knabb	Smith of Haralson
Clarke	Knight	Smith of Telfair
Clifton	Lambert	Stovall
Cochran	Lankford	Strozier
Corbett	Law	Stubbs
Covington	Lawrence	Sweat of Pierce
Davis of Floyd	Lee	Sweat of Ware
Davis of Oglethorpe	Lewis	Tatum of Campbell
Dickey	Longley	Thompson
Dobbs	MacIntyre	Thurmond
DuBose	McDonald	Timmerman
Duncan of Dawson	McFarland	Trippe
Duncan of Hall	Mason	Ware
Eve	Middleton	Weston
Gann	Milner	Whitaker of Lowndes
Grant	Minchew	Whitaker of Rockdale
Green	Moore of Butts	Williams of Walton
Griffin	Moore of Fulton	Williams of Worth
Guess	Moye	Wohlwender
Gunnells	Mundy	Woods
Hamilton	Neill	Wynne
Harden	Nichols of Wayne	
Harvin	Owen of Gordon	

Those voting in the negative were Messrs.:

Adams of Newton	Jackson of Jones	Richardson
Anderson of Chat- tooga	Jackson of Towns	Rogers of Elbert
Bellah	Jones of Meriwether	Rogers of Laurens
Bird	Jones of Thomas	Royal
Blalock	King	Smiley
Boyett of Marion	Kirby	Smith of Meriwether
Boyett of Stewart	Lasseter	Stewart
Bradford	Lindsey of Wilkes	Stone
Bush	McDaniel	Sumner
Cole	McKenney	Swift
Copeland	Manning	Swint
Cranford	Owen of Paulding	Tankersley
Daniel	Pilcher	Tatum of Dade
Davis of Oglethorpe	Purcell	Walker
DeLoach	Ramsey of Brooks	Wall
Dyer	Ramsey of Columbia	Warren
Ficklen	Reid	Williams of Miller
Hodges	Reiser	Willoughby
	Reville	

Those not voting were Messrs.:

Barnes	Gallaher	Nichols of Spalding
Barwick	Hollis	Owen of Stephens
Barrett	Holmes	Rees
Bates	Hallender	Williams of Bullock
Brooke	Johnson of Chatta- hoochee	Woody
Coates	Jordan of Wheeler	Wyatt
Culpepper	Lindsay of DeKalb	Mr. Speaker
De La Perriere	Mann	
Falligant		

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 115, Nays 55.

The bill having received the requisite constitutional majority was passed.

By Mr. Brown of Clarke—

A bill to appropriate money for use of North Georgia Agricultural College, for support of said institution, and other appropriations for use of other State institutions.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Brown of Clarke as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The following amendments offered by the Committee on Appropriations were read and adopted:

Amend Section 1, Paragraph 6 by adding after the word "maintenance" the words: "also five thousand (\$5,000) dollars additional or necessary repairs at G. N. and I. College."

Amend Section 1, Item 3, by adding after "dollars" in second line the following "and twenty-five (\$25,000) thousand dollars for laying main for necessary fire protection."

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.

Adams of Newton	Hamilton	Moore of Fulton
Adams of Walton	Harvin	Moye
Alfriend	Haynie	Mundy
Anderson of Chat- tooga	Hendrix	Neill
Anderson of Jenkins	Hinton	Nichols of Wayne
Arnold	Hixon	Owen of Gordon
Atkinson	Hollingsworth	Pace
Barrett	Holtzelaw	Palmer of Crisp
Bird	Hudson	Palmour of Hall
Blalock	Hullender	Parrish
Bowen	Hyers	Penland
Boyett of Marion	Johns	Perryman
Boyett of Stewart	Johnson of Bartow	Pope
Brannen	Johnson of Chatta- hoochee	Ramsey of Brooks
Brinson	Jones of Lowndes	Rees
Brown	Jones of Meriwether	Reid
Burkhalter	Jones of Thomas	Richards
Bush	Jordan of Jasper	Richardson
Calhoun	Kelley	Rimes
Carswell	King	Seaman
Clarke	Kirby	Sibley
Clifton	Knabb	Smith of Candler
Cochran	Lambert	Smith of Carroll
Corbett	Lankford	Smith of Fulton
Covington	Lasseter	Smith of Meriwether
Culpepper	Law	Stone
Davis of Floyd	Lawrence	Stovall
Davis of Oglethorpe	Lee	Strozier
DeLoach	Lewis	Stubbs
Dickey	Lindsay of DeKalb	Sumner
Dobbs	Longley	Sweat of Pierce
DuBose	MacIntyre	Sweat of Ware
Duncan of Dawson	McDonald	Tankersley
Duncan of Hall	McFarland	Thompson
Eve	McKenney	Thurmond
Gallaber	Mann	Timmerman
Gann	Mason	Tripp
Grant	Middleton	Wall
Green	Milner	Ware
Griffin	Minchew	Weston
Guess	Moore of Butts	Whitaker of Lownd
		Whitaker of Rockda

Williams of Worth
Wohlwender

Woods
Woody

Wyatt
Wynne

Those voting in the negative were Messrs.:

Bellah	Jackson of Towns	Rogers of Elbert
Bradford	Johnson of Appling	Rogers of Laurens
Cole	Kimsey	Royal
Copeland	Lindsey of Wilkes	Stewart
Cranford	McDaniel	Swift
Daniel	Manning	Tatum of Campbell
Dyer	Owen of Paulding	Tatum of Dade
Picklen	Pilcher	Warren
Harden	Purcell	Williams of Miller
Hodges	Ramsey of Columbia	Willoughby
Holmes	Reiser	

Those not voting were Messrs.:

Barnes	Falligant	Shannon
Barwick	Gunnells	Smiley
Bates	Hollis	Smith of Haralson
Brooke	Jackson of Jones	Smith of Telfair
Burt	Jordan of Wheeler	Swint
Bussey	Kent	Walker
Buxton	Knight	Williams of Bulloch
Callahan	Nichols of Spalding	Williams of Walton
Cannon	Owen of Stephens	Mr. Speaker
Coates	Quincey	
De La Perriere	Reville	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 130, Nays 32.

The bill having received the requisite constitutional majority was passed.

By Messrs. Moore, Smith and Hendrix of Fulton—

A bill to appropriate money to Georgia School

of Technology for additional support and maintenance for year 1921.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Sibley of Greene as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Cannon	Guess
Adams of Walton	Carswell	Hamilton
Alfriend	Clarke	Harden
Anderson of Chat-	Clifton	Harvin
tooga	Cochran	Haynie
Anderson of Jenkins	Corbett	Hendrix
Arnold	Covington	Hinton
Atkinson	Cranford	Hixon
Barnes	Culpepper	Hollingsworth
Blalock	Davis of Floyd	Holtzelaw
Bowen	Davis of Ogden	Hudson
Boyett of Marion	Dickey	Hullender
Boyett of Stewart	Dobbs	Hyers
Brannen	DuBose	Jackson of Jones
Brinson	Duncan of Dawson	Johns
Brown	Eve	Johnson of Bartow
Burkhalter	Gallaher	Jones of Lowndes
Bush	Gann	Jones of Thomas
Bussey	Grant	Jordan of Jasper
Calhoun	Green	Kelley
Callahan	Griffin	Kent

King	Mundy	Stone
Kirby	Neill	Strozier
Knabb	Nichols of Wayne	Stubbs
Lambert	Owen of Gordon	Sweat of Pierce
Lankford	Pace	Sweat of Ware
Law	Palmer of Crisp	Thompson
Lawrence	Palmour of Hall	Thurmond
Lee	Parrish	Timmerman
Lindsay of DeKalb	Penland	Trippe
Longley	Perryman	Wall
MacIntyre	Pilcher	Ware
McDonald	Pope	Whitaker of Lowndes
McFarland	Ramsey of Brooks	Whitaker of Rockdale
McKenney	Rees	Williams of Bulloch
Mann	Richards	Williams of Walton
Mason	Richardson	Williams of Worth
Middleton	Seaman	Wohlwender
Milner	Sibley	Woody
Moore of Putts	Smith of Candler	Wyatt
Moore of Fulton	Smith of Carroll	Wynne
Moye	Smith of Fulton	

Those voting in the negative were Messrs.:

Bradford	Knight	Stovall
Cole	Lasseter	Swint
Copeland	McDaniel	Tankersley
Daniel	Manning	Tatum of Campbell
Duncan of Hall	Owen of Faulding	Tatum of Dade
Ficklen	Ramsey of Columbia	Walker
Gunnells	Reid	Warren
Hodges	Rogers of Laurens	Weston
Jackson of Towns	Smiley	Williams of Miller
Johnson of Appling	Smith of Haralson	Willoughby
Kimsey	Stewart	Woods

Those not voting were Messrs.:

Barwick	Buxton	Holmes
Barrett	Coates	Johnson of Chatta-
Bates	De La Perriere	hoochee
Bellah	DeLoach	Jones of Meriwether
Bird	Dyer	Jordan of Wheeler
Brooke	Falligant	Lewis
Burt	Hollis	Lindsey of Wilkes

Minchew	Reville	Smith of Telfair
Nichols of Spalding	Rimes	Sumner
Owen of Stephens	Rogers of Elbert	Swift
Purcell	Royal	Mr. Speaker
Quincey	Shannon	
Reiser	Smith of Meriwether	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 124, Nays 33.

The bill having received the requisite constitutional majority was passed.

Mr. Hamilton of Floyd moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Whitaker and Jones of Lowndes.

The Speaker announced the House adjourned until 3 P M.

AFTERNOON SESSION,

3 o'Clock P M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton	Arnold	Bellah
Adams of Walton	Atkinson	Bird
Alfriend	Barnes	Blalock
Anderson of Chat-	Barwick	Bowen
tooga	Barrett	Boyett of Marion
Anderson of Jenkins	Bates	Boyett of Stewart

Bradford	Hamilton	MacIntyre
Brannen	Harden	McDaniel
Brinson	Harvin	McDonald
Brown	Haynie	McFarland
Burkhalter	Hendrix	McKenney
Burt	Hinton	Mann
Bush	Hixon	Manning
Bussey	Hodges	Mason
Buxton	Hollingsworth	Middleton
Calhoun	Hollis	Milner
Callahan	Holmes	Minchew
Cannon	Holtzelaw	Moore of Butts
Carswell	Hudson	Moore of Fulton
Clarke	Hullender	Moye
Clifton	Hyers	Mundy
Coates	Jackson of Jones	Neill
Cochran	Jackson of Towns	Nichols of Spalding
Cole	Johns	Nichols of Wayne
Copeland	Johnson of Appling	Owen of Gordon
Corbett	Johnson of Bartow	Owen of Paulding
Covington	Johnson of Chatta-	Owen of Stephens
Cranford	hoochee	Pace
Culpepper	Jones of Lowndes	Palmer of Crisp
Daniel	Jones of Meriwether	Palmour of Hall
Davis of Floyd	Jones of Thomas	Parrish
Davis of Oglethorpe	Jordan of Jasper	Penland
De La Perriere	Jordan of Wheeler	Perryman
DeLoach	Kelley	Pilcher
Dickey	Kent	Pope
Dobbs	Kimsey	Purcell
DuBose	King	Quincey
Duncan of Dawson	Kirby	Ramsey of Brooks
Duncan of Hall	Knabb	Ramsey of Columbia
Dyer	Knight	Rees
Eve	Lambert	Reid
Falligant	Lankford	Reiser
Ficklen	Lasseter	Reville
Gallaher	Law	Richards
Gann	Lawrence	Richardson
Grant	Lee	Rimes
Green	Lewis	Rogers of Elbert
Griffin	Lindsay of DeKalb	Rogers of Laurens
Guess	Lindsey of Wilkes	Royal
Gunnells	Longley	Seaman

Shannon	Sweat of Pierce	Weston
Sibley	Sweat of Ware	Whitaker of Lowndes
Smiley	Swift	Whitaker of Rockdale
Smith of Candler	Swint	Williams of Bulloch
Smith of Carroll	Tankersley	Williams of Miller
Smith of Fulton	Tatum of Campbell	Williams of Walton
Smith of Haralson	Tatum of Dade	Williams of Worth
Smith of Meriwether	Thompson	Willoughby
Smith of Telfair	Thurmond	Wohlwender
Stewart	Timmerman	Woods
Stone	Trippe	Woody
Stovall	Walker	Wyatt
Strozier	Wall	Wynne
Stubbs	Ware	Mr. Speaker
Sumner	Warren	

By unanimous consent the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.
2. Reports of Standing Committees.
3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
4. First Reading Senate Bills and Resolutions.

The following bills and resolutions of the House were introduced, read the first time and referred to Committees:

By Mr. Hamilton of Floyd—

House Resolution No. 210. A resolution to provide for appointment of Statistician for Department of Agriculture.

Lie on Table One Day.

By Mr. Clarke of McIntosh—

House Resolution No. 211. A resolution to endorse the Advertise Georgia Enterprise.

Lie on Table One Day

By Mr. Harvin of Calhoun—

House Resolution No. 212. A resolution to instruct State Librarian to furnish certain books to Clerk of Superior Court of Calhoun County.

Referred to Committee on Public Library.

By Mr. Anderson of Jenkins—

House Bill No. 1180. A bill to amend Act creating City Court of Millen relative to salary of Judge.

Referred to Committee on Special Judiciary

By Mr. Nichols of Spalding—

House Bill No. 1181. A bill to amend Act to establish City Court of Griffin relative to salary of Judge and Solicitor.

Referred to Committee on Special Judiciary.

By Messrs. Hendrix, Smith and Moore of Fulton—

House Bill No. 1182. A bill to amend Act creating new charter for City of East Point relative to levy of taxes for school purposes.

Referred to Committee on Municipal Government.

By Messrs. Moore, Smith and Hendrix of Fulton—

House Bill No. 1183. A bill to amend Act creat-

ing new charter for City of East Point relative to sales of property under executions for taxes and other indebtedness to said city.

Referred to Committee on Municipal Government.

By Mr. Stubbs of Laurens—

House Bill No. 1184. A bill to amend charter of Town of Dudley relative to levy of taxes.

Referred to Committee on Corporations.

Mr. Stubbs of Laurens County, Chairman of the Committee on University of Georgia, submitted the following report:

Mr Speaker:—

Your Committee on University of Georgia have had under consideration the following bill of the Senate, to-wit: Senate Bill 280, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass.

STUBBS, Chairman.

Mr. MacIntyre of Thomas County, Chairman of the Committee on Western and Atlantic Railroad, submitted the following report:

Mr Speaker:—

Your Committee on Western and Atlantic Railroad have had under consideration the following

joint resolution of the Senate, to-wit: No. 64, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

MACINTYRE, Chairman.

Mr. Swint of Washington County, Chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:—

Your Committee on Pensions have had under consideration the following resolution, No. 209, of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

SWINT, Chairman.

Mr. Lasseter of Dooly County, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr Speaker:—

Your Committee on Banks and Banking have had under consideration the following bill of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill 1085. A bill to be entitled an Act to abolish the office of County Treasurer of Ware County, to provide for the selection of a County Depository, to receive and disburse the public funds of

said county and prescribe rules and regulations therefor, and for other purposes.

LASSETER, Chairman.

The following bills and resolutions of the House and Senate, favorably reported, were read the second time:

By Mr. Sweat of Ware—

House Bill No. 1085. A bill to abolish office of County Treasurer of Ware County.

By Mr. Barrett of Pike—

House Resolution No. 209-1171A. A resolution to pay part of funeral expenses of J. H. Crane of Pike County.

By Mr. Glenn of the 43rd—

Senate Resolution No. 64. A resolution to discharge W and A. Railroad Commission from further responsibilities as to disposition or lease of W and A. Railroad.

The following bills of the Senate were read the first time and referred to Committees:

By Messrs. Wilkinson and Harbin—

Senate Bill No. 332. A bill to provide for fertilizer inspectors in this State.

Referred to Committee on General Agriculture No. 2.

By Mr. Vickery of the 4th—

Senate Bill No. 344. A bill to create Board of Commissioners of Roads and Revenues for Charlton County.

Referred to Committee on County and County Matters.

By unanimous consent the following bill of the House was taken up for the purpose of agreeing with Senate substitute:

By Mr. Owen of Paulding—

A bill to repeal Act creating Board of Commissioners of Roads and Revenues for Paulding County.

The Senate substitute was agreed to.

By unanimous consent the following bill of the House was read the third time and placed upon its passage:

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Acts incorporating Mayor and Aldermen of City of Savannah relative to penalty for violation of ordinances for imposing street or commutation tax for said city

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills and resolutions of the House set as special orders by the Committee on Rules were read the third time and placed upon their passage:

By Messrs. Smith, Moore and Hendrix of Fulton—

A resolution to appropriate money for support and maintenance of Georgia Training School for Girls.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Stewart of Atkinson as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The resolution involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Boyett of Stewart	Carswell
Adams of Walton	Bradford	Clarke
Alfriend	Brannen	Cochran
Anderson of Chat-	Brinson	Corbett
tooga	Brown	Covington
Anderson of Jenkins	Burkhalter	Cranford
Arnold	Bush	Culpepper
Atkinson	Bussey	Daniel
Bellah	Buxton	Davis of Floyd
Blalock	Calhoun	Davis of Oglethorpe
Boyett of Marion	Cannon	Dobbs

DuBose	Law	Rees
Duncan of Dawson	Lawrence	Reid
Dyer	Lee	Reiser
Eve	Lewis	Reville
Grant	Lindsay of DeKalb	Richardson
Green	MacIntyre	Rimes
Griffin	McDaniel	Seaman
Guess	McFarland	Sibley
Gunnells	McKenney	Smiley
Hamilton	Mann	Smith of Candler
Harvin	Mason	Smith of Carroll
Haynie	Middleton	Smith of Fulton
Hendrix	Milner	Smith of Haralson
Hinton	Minchew	Smith of Telfair
Hixon	Moore of Butts	Stone
Hodges	Moore of Fulton	Stovall
Holtzclaw	Moye	Strozier
Hullender	Mundy	Sweat of Ware
Jackson of Jones	Neill	Swift
Johns	Nichols of Wayne	Tankersley
Johnson of Appling	Owen of Gordon	Thompson
Johnson of Chatta- hoochee	Pace	Trippe
Jordan of Jasper	Palmer of Crisp	Wall
Kelley	Parrish	Ware
Kent	Penland	Weston
Kimsey	Perryman	Whitaker of Rockdale
King	Pilcher	Williams of Walton
Knabb	Pope	Woods
Knight	Quincey	Woody
Lambert	Ramsey of Brooks	Wyatt
Lankford	Ramsey of Columbia	Wynne

Those voting in the negative were Messrs.:

Cole	Purcell	Tatum of Dade
Copeland	Rogers of Laurens	Walker
Ficklen	Stewart	Warren
Jackson of Towns	Swint	Williams of Miller
Owen of Paulding	Tatum of Campbell	Willoughby

Those not voting were Messrs.:

Barnes	Bates	Brooke
Barwick	Bird	Burt
Barrett	Bowen	Callahan

Clifton	Johnson of Bartow	Rogers of Elbert
Coates	Jones of Lowndes	Royal
De La Perriere	Jones of Meriwether	Shannon
DeLoach	Jones of Thomas	Smith of Meriwether
Dickey	Jordan of Wheeler	Stubbs
Duncan of Hall	Kirby	Sumner
Falligant	Lasseter	Sweat of Pierce
Gallaher	Lindsey of Wilkes	Thurmond
Gann	Longley	Timmerman
Harden	McDonald	Whitaker of Lowndes
Hollingsworth	Manning	Williams of Bulloch
Hollis	Nichols of Spalding	Williams of Worth
Holmes	Owen of Stephens	Wohlwender
Hudson	Palmour of Hall	Mr. Speaker
Hyers	Richards	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 125, Nays 15.

The resolution having received the requisite constitutional majority was passed.

By Mr. Smith of Candler—

A bill to appropriate money to University of Georgia at Athens for building physics building on campus and other appropriations for other purposes.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Hinton of Taylor as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The following amendments offered by the Committee were read and adopted:

Amend by adding a new section to be known as Section 4 and to read as follows: Sec. 4. Be it further enacted by the authority aforesaid, That the sum of Fifteen Thousand Dollars be appropriated to the Trustees of the University of Georgia for the purpose of a laundry at the State Normal School at Athens, also that the further sum of Ten Thousand Dollars is hereby appropriated to the Trustees of the University for the purpose of repairing the buildings on the campus of the State Normal School at Athens.

The caption of the bill to be amended in accordance with this amendment.

Amend by striking Section 1, appropriating One Hundred Thousand Dollars for physics building.

Further amend by striking Section Two (2) of said bill appropriating \$75,000 for the completion of Alumni Hall.

Caption to be amended in accordance with the Committee amendment.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Anderson of Chat-	Arnold
Adams of Walton	tooga	Atkinson
Alfriend	Anderson of Jenkins	Barnes

Barrett	Hixon	Parrish
Bellah	Hollingsworth	Penland
Blalock	Holtzclaw	Perryman
Boyett of Stewart	Hudson	Pilcher
Bradford	Hullender	Pope
Brannen	Johns	Quincey
Brinson	Johnson of Appling	Ramsey of Brooks
Brown	Johnson of Bartow	Ramsey of Columbia
Burkhalter	Jones of Lowndes	Rees
Burt	Jordan of Jasper	Reiser
Bussey	Kelley	Reville
Cannon	Kent	Richardson
Carswell	Kimsey	Rimes
Clifton	King	Seaman
Cochran	Knabb	Shannon
Copeland	Knight	Sibley
Corbett	Lambert	Smith of Candler
Covington	Lasseter	Smith of Carroll
Cranford	Law	Smith of Fulton
Culpepper	Lawrence	Smith of Telfair
Daniel	Lee	Strozier
Davis of Floyd	Lewis	Sumner
Davis of Oglethorpe	Lindsay of DeKalb	Sweat of Ware
De La Perriere	Lindsey of Wilkes	Tankersley
Diekey	MacIntyre	Tatum of Campbell
Dobbs	Mann	Thompson
DuBose	Mason	Timmerman
Duncan of Dawson	Middleton	Trippe
Eve	Milner	Wall
Grant	Moore of Fulton	Ware
Griffin	Moye	Warren
Guess	Mundy	Whitaker of Lowndes
Gunnells	Neill	Whitaker of Rockdale
Hamilton	Nichols of Wayne	Williams of Bulloch
Harvin	Owen of Gordon	Williams of Walton
Haynie	Pace	Williams of Worth
Hendrix	Palmer of Crisp	Woods
Hinton	Palmour of Hall	Wynne

Those voting in the negative were Messrs.:

Boyett of Marion	Duncan of Hall	Holmes
Bush	Dyer	Jackson of Towns
Calhoun	Ficklen	Lankford
Cole	Hodges	McDaniel

McKenney	Royal	Swint
Minchew	Smiley	Tatum of Dade
Owen of Paulding	Smith, of Haralson	Walker
Reid	Stone	Williams of Miller
Rogers of Laurens	Swift	Willoughby

Those not voting were Messrs.:

Barwick	Hollis	Owen of Stephens
Bates	Hyers	Purcell
Bird	Jackson of Jones	Richards
Bowen	Johnson of Chatta-	Rogers of Elbert
Brooke	hoochee	Smith of Meriwether
Buxton	Jones of Meriwether	Stewart
Callahan	Jones of Thomas	Stovall
Clarke	Jordan of Wheeler	Stubbs
Coates	Kirby	Sweat of Pierce
DeLoach	Longley	Thurmond
Falligant	McDonald	Weston
Gallaher	McFarland	Wohlwender
Gann	Manning	Woody
Green	Moore of Butts	Wyatt
Harden	Nichols of Spalding	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 122, Nays 27.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Alfried of Baldwin—

A bill to appropriate money for additional support and maintenance of Georgia Training School for Boys.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Palmer of Crisp as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Ficklen	Lewis
Adams of Walton	Gann	Lindsay of DeKalb
Alfriend	Grant	MacIntyre
Anderson of Chattooga	Green	McDaniel
Anderson of Jenkins	Gunnells	Mann
Arnold	Hamilton	Mason
Barnes	Harvin	Middleton
Barrett	Hendrix	Milner
Blalock	Hinton	Minchew
Boyett of Marion	Hixon	Moye
Boyett of Stewart	Hodges	Mundy
Bradford	Hollingsworth	Neill
Brannen	Hullender	Nichols of Wayne
Brinson	Jackson of Jones	Owen of Gordon
Brown	Johns	Owen of Paulding
Burkhalter	Johnson of Bartow	Pace
Bussey	Johnson of Chattoohoochee	Palmer of Crisp
Calhoun	Jones of Lowndes	Parrish
Cannon	Jordan of Jasper	Penland
Carswell	Kelley	Perryman
Clifton	Kent	Pilcher
Corbett	Kimsey	Pope
Covington	King	Purcell
Cranford	Knabb	Quincey
Davis of Floyd	Lambert	Ramsey of Brooks
Davis of Oglethorpe	Lankford	Ramsey of Columbia
Dobbs	Law	Rees
DuBose	Lawrence	Reid
Eve	Lee	Reiser
		Reville

Richards	Stone	Ware
Richardson	Strozier	Warren
Rimes	Sweat of Ware	Weston
Seaman	Swift	Whitaker of Lowndes
Sibley	Swint	Whitaker of Rockdale
Smiley	Tankersley	Williams of Bulloch
Smith of Candler	Thompson	Williams of Walton
Smith of Carroll	Timmerman	Williams of Worth
Smith of Fulton	Trippe	Woods
Stewart	Wall	

Those voting in the negative were Messrs.:

Bellah	Dyer	Rogers of Laurens
Cole	Holmes	Smith of Haralson
Copeland	Hudson	Tatum of Dade
Culpepper	Jackson of Towns	Walker
Daniel	Johnson of Appling	Williams of Miller
Duncan of Dawson	Lindsey of Wilkes	Wynne

Those not voting were Messrs.:

Atkinson	Guess	Nichols of Spalding
Barwick	Harden	Owen of Stephens
Bates	Haynie	Palmour of Hall
Bird	Hollis	Rogers of Elbert
Bowen	Holtzelaw	Royal
Brooke	Hyers	Shannon
Burt	Jones of Meriwether	Smith of Meriwether
Bush	Jones of Thomas	Smith of Telfair
Buxton	Jordan of Wheeler	Stovall
Callahan	Kirby	Stubbs
Clarke	Knight	Sumner
Coates	Lasseter	Sweat of Pierce
Cochran	Longley	Tatum of Campbell
De La Perriere	McDonald	Thurmond
DeLoach	McFarland	Willoughby
Dickey	McKenney	Wohlwender
Duncan of Hall	Manning	Woody
Falligant	Moore of Butts	Wyatt
Gallaher	Moore of Fulton	Mr. Sepaker
Griffin		

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 117
Nays 18.

The bill having received the requisite constitutional majority was passed.

By Mr. Alfried of Baldwin—

A bill to appropriate money to Georgia State Sanitarium for support and maintenance thereof.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Lambert of Morgan as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Brannen	Covington
Adams of Walton	Brinson	Cranford
Alfried	Brown	Culpepper
Anderson of Chattooga	Burkhalter	Daniel
Anderson of Jenkins	Burt	Davis of Floyd
Arnold	Bussey	Davis of Oglethorpe
Barnes	Calhoun	Dickey
Boyett of Marion	Carswell	Dobbs
Boyett of Stewart	Clifton	DuBose
Bradford	Copeland	Duncan of Dawson
	Corbett	Dyer

Eve	Lawrence	Seaman
Ficklen	Lee	Sibley
Gann	Lewis	Smiley
Grant	Lindsey of Wilkes	Smith of Candler
Green	MacIntyre	Smith of Carroll
Gunnells	McDaniel	Parrish
Hamilton	Mann	Penland
Harvin	Middleton	Smith of Fulton
Haynie	Milner	Smith of Haralsno
Hinton	Minchew	Smith of Telfair
Hodges	Moore of Fulton	Stone
Hollingsworth	Moye	Strozier
Holmes	Mundy	Sumner
Hudson	Neill	Sweat of Ware
Hullender	Nichols of Wayne	Swift
Jackson of Jones	Owen of Gordon	Swint
Jackson of Towns	Owen of Paulding	Tankersley
Johns	Pace	Tatum of Dade
Johnson of Appling	Palmer of Crisp	Thompson
Johnson of Bartow	Palmour of Hall	Trippe
Jones of Lowndes	Perryman	Wall
Kelley	Pope	Ware
Kent	Purcell	Weston
Kimsey	Ramsey of Columbia	Whitaker of Lowndes
King	Rees	Whitaker of Rockdale
Hendrix	Reid	Williams of Bulloch
Knabb	Reiser	Williams of Miller
Knight	Reville	Williams of Walton
Lambert	Richardson	Williams of Worth
Lankford	Rimes	Woods
Law	Rogers of Laurens	Wynne

Those not voting were Messrs.:

Atkinson	Callahan	Griffin
Barwick	Cannon	Guess
Barrett	Clarke	Harden
Bates	Coates	Hixon
Bellah	Cochran	Hollis
Bird	Cole	Holtzclaw
Blalock	De La Perriere	Hyers
Bowen	DeLoach	Johnson of Chatta-
Brooke	Duncan of Hall	hoochee
Bush	Falligant	Jones of Meriwether
Buxton	Gallaher	Jones of Thomas

Jordan of Jasper	Nichols of Spalding	Stubbs
Jordan of Wheeler	Owen of Stephens	Sweat of Pierce
Kirby	Pilcher	Tatum of Campbell
Lasseter	Quincey	Thurmond
Lindsay of DeKalb	Ramsey of Brooks	Timmerman
Longley	Richards	Walker
McDonald	Rogers of Elbert	Warren
McFarland	Royal	Willoughby
McKenney	Shannon	Wohlwender
Manning	Smith of Meriwether	Woody
Mason	Stewart	Wyatt
Moore of Butts	Stovall	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 125
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Arnold of Clay—

A bill to appropriate money to supply deficit in appropriation for Georgia State Sanitarium for years 1920 and 1921.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Quincey of Coffee as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Gann	Milner
Adams of Walton	Grant	Minchew
Alfriend	Green	Moore of Fulton
Anderson of Chattooga	Gunnells	Moye
Anderson of Jenkins	Hamilton	Mundy
Arnold	Harvin	Neill
Barnes	Haynie	Nichols of Wayne
Blalock	Hendrix	Owen of Gordon
Boyett of Marion	Hinton	Owen of Paulding
Boyett of Stewart	Hodges	Pace
Bradford	Hollingsworth	Palmer of Crisp
Brannen	Holmes	Palmour of Hall
Brinson	Holtzelaw	Parrish
Brown	Hudson	Penland
Burkhalter	Hullender	Perryman
Burt	Jackson of Jones	Pope
Bussey	Jackson of Towns	Purcell
Calhoun	Johns	Quincey
Cannon	Johnson of Appling	Ramsey of Brooks
Carswell	Johnson of Bartow	Ramsey of Columbia
Clarke	Jones of Lowndes	Rees
Clifton	Kelley	Reid
Cole	Kent	Reiser
Copeland	Kimsey	Reville
Corbett	King	Richardson
Covington	Knight	Rimes
Cranford	Lambert	Rogers of Laurens
Culpepper	Lankford	Seaman
Daniel	Lasseter	Sibley
Davis of Floyd	Law	Smiley
Davis of Oglethorpe	Lawrence	Smith of Candler
Dickey	Lee	Smith of Carroll
Dobbs	Lewis	Smith of Fulton
DuBose	Lindsey of Wilkes	Smith of Haralson
Duncan of Dawson	MacIntyre	Smith of Telfair
Dyer	McDaniel	Stewart
Eve	Mann	Stone
Ficklen	Mason	Strozier
	Middleton	Sweat of Ware

Swift	Wall	Williams of Walton
Swint	Ware	Williams of Worth
Tankersley	Warren	Woods
Tatum of Dade	Weston	Woody
Thompson	Whitaker of Lowndes	Wynne
Timmerman	Whitaker of Rockdale	
Trippe	Williams of Bulloch	

Those not voting were Messrs.:

Atkinson	Harden	Owen of Stephens
Barwick	Hixon	Pilcher
Barrett	Hollis	Richards
Bates	Hyers	Rogers of Elbert
Bellah	Johnson of Chatta-	Royal
Bird	hoochee	Shannon
Bowen	Jones of Meriwether	Smith of Meriwether
Brooke	Jones of Thomas	Stovall
Bush	Jordan of Jasper	Stubbs
Buxton	Jordan of Wheeler	Sumner
Callahan	Kirby	Sweat of Pierce
Coates	Knabb	Tatum of Campbell
Cochran	Lindsay of DeKalb	Thurmond
De La Perriere	Longley	Walker
DeLoach	McDonald	Williams of Miller
Duncan of Hall	McFarland	Willoughby
Falligant	McKenney	Wohlwender
Gallaher	Manning	Wyatt
Griffin	Moore of Butts	Mr. Speaker
Guess	Nichols of Spalding	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 135, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pope of Grady—

A bill to appropriate money to Georgia State Board of Entomology for use in experimental work.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Davis of Oglethorpe as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Dickey	King
Adams of Walton	DuBose	Knabb
Alfriend	Duncan of Dawson	Knight
Anderson of Chattooga	Ficklen	Lambert
Anderson of Jenkins	Grant	Lankford
Arnold	Green	Lasseter
Barnes	Gunnells	Law
Boyett of Marion	Hamilton	Lee
Boyett of Stewart	Harvin	Lewis
Bradford	Haynie	MacIntyre
Brannen	Hendrix	McDaniel
Brinson	Hinton	Mann
Burkhalter	Hollingsworth	Mason
Burt	Holmes	Middleton
Calhoun	Holtzclaw	Milner
Carswell	Hullender	Minchew
Clarke	Jackson of Towns	Moore of Fulton
Copeland	Johns	Moye
Corbett	Johnson of Appling	Mundy
Covington	Johnson of Bartow	Neill
Daniel	Jones of Lowndes	Nichols of Wayne
Davis of Floyd	Kelley	Owen of Gordon
Davis of Oglethorpe	Kent	Owen of Paulding
	Kimsey	Pace

Palmer of Crisp	Seaman	Thompson
Palmour of Hall	Sibley	Timmerman
Parrish	Smiley	Trippe
Penland	Smith of Candler	Walker
Pope	Smith of Carroll	Wall
Purcell	Smith of Fulton	Ware
Quincey	Smith of Telfair	Weston
Rees	Stewart	Whitaker of Lowndes
Reid	Stone	Whitaker of Rockdale
Reiser	Strozier	Williams of Bulloch
Reville	Sweat of Ware	Williams of Miller
Richards	Swift	Williams of Worth
Richardson	Tankersley	Wynne
Rimes		

Those voting in the negative were Messrs.:

Bussey	Hudson	Ramsey of Columbia
Cranford	Johnson of Chatta-	Rogers of Laurens
Culpepper	hoochee	Swint
Hodges	Lindsey of Wilkes	Tatum of Dade

Those not voting were Messrs.:

Atkinson	Duncan of Hall	McDonald
Barwick	Dyer	McFarland
Barrett	Eve	McKenney
Bates	Falligant	Manning
Bellah	Gallaher	Moore of Butts
Bird	Gann	Nichols of Spalding
Blalock	Griffin	Owen of Stephens
Bowen	Guess	Perryman
Brooke	Harden	Pilcher
Brown	Hixon	Ramsey of Brooks
Bush	Hollis	Rogers of Elbert
Buxton	Hyers	Royal
Callahan	Jackson of Jones	Shannon
Cannon	Jones of Meriwether	Smith of Haralson
Clifton	Jones of Thomas	Smith of Meriwether
Coates	Jordan of Jasper	Stovall
Cochran	Jordan of Wheeler	Stubbs
Cole	Kirby	Sumner
De La Perriere	Lawrence	Sweat of Pierce
DeLoach	Lindsay of DeKalb	Tatum of Campbell
Dobbs	Longley	Thurmond

Warren	Wohlwender	Wyatt
Williams of Walton	Woods	Mr. Speaker
Willoughby	Woody	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 111, Nays 11.

The bill having received the requisite constitutional majority was passed.

Mr. Copeland of Floyd moved that the House do now adjourn and the motion prevailed.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

FRIDAY, AUGUST 6, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by Hon. T. W. Davis, Sr., of Oglethorpe County.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chat-	Coates	Harden
tooga	Cochran	Harvin
Anderson of Jenkins	Cole	Haynie
Arnold	Copeland	Hendrix
Atkinson	Corbett	Hinton
Barnes	Covington	Hixon
Barwick	Cranford	Hodges
Barrett	Culpepper	Hollingsworth
Bates	Daniel	Hollis
Bellah	Davis of Floyd	Holmes
Bird	Davis of Oglethorpe	Holtzelaw
Blalock	De La Perriere	Hudson
Bowen	DeLoach	Hullender
Boyett of Marion	Dickey	Hyers
Boyett of Stewart	Dobbs	Jackson of Jones
Bradford	DuBose	Jackson of Towns
Brannen	Duncan of Dawson	Johns
Brinson	Duncan of Hall	Johnson of Appling
Brown	Dyer	Johnson of Bartow
Burkhalter	Eve	Johnson of Chatta-
Burt	Falligant	hoochee
Bush	Ficklen	Jones of Lowndes
Bussey	Gallaher	Jones of Meriwether
Buxton	Gann	Jones of Thomas
Calhoun	Grant	Jordan of Jasper
Callahan	Green	Jordan of Wheeler
Cannon	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker of Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neill	Smith of Haralson	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Introduction of New Matter under the Rules of the House.

2. Reports of Standing Committees:

3. Second Reading House and Senate Bills and Resolutions which have been favorably reported.

4. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills which have a local application.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bills of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bills Nos. 639, 703, 828, 1125.

Senate Bill No. 228.

House Bill No. 1168, do not pass.

STEPHEN PACE, Chairman.

Mr. Stewart of Atkinson County, Chairman of the Committee on Labor and Labor Statistics, submitted the following report:

Mr. Speaker:—

Your Committee on Labor and Labor Statistics have had under consideration the following bills of the Senate and have instructed me, as Chairman, to

report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 213. A bill known as the compensation bill.

Senate Bill No. 287. A bill to fix the compensation of Assistant Commissioners and Chief Clerk.

STEWART, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

House Bill No. 1169. A bill to be entitled an Act to amend an Act creating a new charter for the City of Eatonton and for other purposes.

House Bill No. 1182. A bill to amend the charter of the City of East Point.

House Bill No. 1181. A bill to amend an Act creating a new charter for the City of East Point.

Respectfully submitted,

JACKSON OF JONES, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following House bills and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1181, by Nichols of Spalding, do pass.

House Bill No. 1180, by Anderson of Jenkins, do pass.

STOVALL, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the following recommendation:

1173. To amend Act abolishing office of Treasurer of Oconee County, do pass.

1128. To change area and boundaries of Barrow County, do not pass.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:—

Your Committee on Corporations have had under consideration the following bills of the House and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1184. Charter of Dudley.

House Bill No. 1176. To amend charter of Collins.

House Bill No. 1177 To amend charter of Cobbtown.

House Bill No. 1178. To amend the road laws of Tattnall County.

Respectfully submitted,

HIXON OF CARROLL, Chairman.

Mr. Hullender of Catoosa County, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:—

Your Committee on Enrollment have examined, found properly enrolled, signed and ready for delivery to the Governor the following Acts and Resolutions, to-wit:

House Bill No. 613. An Act to fix the salary of the Treasurer of the County of Gwinnett.

House Bill No. 836. An Act to prescribe the manner of holding primary elections in Grady County.

House Bill No. 840. An Act to amend an Act to amend the Code of 1910.

House Bill No. 881. An Act to fix the compensation of the Deputy Clerk of the Superior Court, in counties having certain populations.

House Bill No. 889. An Act to amend an Act establishing City Court of Camilla.

House Bill No. 904. An Act to amend an Act to establish school tax for City of Gainesville.

House Bill No. 920. An Act to amend an Act to repeal the charter of Buford, Ga.

House Bill No. 943. An Act to amend an Act creating the City Court of Fort Gaines.

House Bill No. 950. An Act to create new charter for the Town of Palmetto.

House Bill No. 953. An Act abolishing the fee system of the Blue Ridge Judicial Circuit.

House Bill No. 966. An Act to amend the Act establishing City Court of Waycross.

House Bill No. 967. An Act to divide the County of Upson into three commissioner districts.

House Bill No. 970. An Act establishing public school system for Bartow, Ga.

House Bill No. 971. An Act to abolish the school system for the Town of Bartow.

House Bill No. 972. An Act to abolish school system for Louisville, Ga.

House Bill No. 973. An Act to allow Trustees of the Louisville Academy to sell certain lands.

House Bill No. 978. An Act to amend Act creating City Court of Sylvester.

House Bill No. 980. An Act to alter and amend Acts relating to City Court of Savannah, Ga.

House Bill No. 983. An Act abolishing the fee system in the Chattahoochee Circuit.

House Bill No. 985. An Act to authorize the City of West Point to acquire lands.

House Bill No. 988. An Act to amend an Act creating Lanier County.

House Bill No. 993. An Act to amend Act creating Board of Commissioners of Roads and Revenues for the County of Banks.

House Bill No. 994. An Act to provide additional compensation for jurors in Justice Courts of Banks County.

House Bill No. 995. An Act to amend Act relating to commutation road tax in Banks County.

House Bill No. 964. An Act to incorporate the City of Stockbridge.

House Bill No. 1001. An Act to provide additional compensation for members of the Board of Education of Banks County.

House Bill No. 1003. An Act to amend an Act creating a charter for the Town of Pinehurst, Dooly County, Georgia.

House Bill No. 1008. An Act to amend an Act incorporating the City of Crawford.

House Bill No. 1010. An Act to amend an Act to establish system of schools in Hartwell, Ga.

House Bill No. 1014. An Act to amend an Act incorporating the Village of East Thomaston.

House Bill No. 1017. An Act to amend the charter for the City of Social Circle.

House Bill No. 1024. An Act to amend Act approved 1919 establishing Municipal Court of Columbus.

House Bill No. 1028. An Act to authorize the Mayor and Council of Austell to determine whether they shall issue bonds for electric plant.

House Bill No. 1029. An Act to amend an Act to create public school system for the City of Marietta.

House Bill No. 1038. An Act to create office of Commissioners of Roads and Revenues for Oglethorpe County.

House Bill No. 1042. An Act to provide for system of public schools for the Town of Douglas.

House Bill No. 1059. An Act authorizing the Mayor and Council of Dalton to levy tax for school purposes.

House Bill No. 1065. An Act to establish the City Court of Blackshear, Ga.

House Bill No. 1081. An Act to amend an Act vesting titles fee simple to the Commons of the City of Columbus in the Commons Commissioners.

House Bill No. 954. An Act to incorporate the Town of Talmo.

House Bill No. 1012. An Act to amend charter of Hartwell.

House Bill No. 984. An Act to create a River and Levee Commission for the protection of the City of West Point.

Respectfully submitted,

HULLENDER OF CATOOSA, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

353. A bill to amend the charter of City Court of Reidsville.

348. A bill to repeal an Act incorporating Town of Soperton.

328. A bill creating the office of Superintendent of Public Printing.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite consti-

tional majority the following bills and resolutions of the Senate, to-wit:

Senate Resolution 105. A resolution relating to the Georgia School of Technology claim for non-metallic experiment station.

Senate Bill 351. A bill creating the new County of Long by amending the Constitution of Georgia.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

1094. A bill to incorporate Town of Cusseta.

1082. A bill to amend charter of City of Louisville.

1084. A bill to incorporate City of Manassas.

873. A bill to create new charter for Cave Springs.

666. A bill to amend the Inheritance Tax Act.

1071. A bill to abolish Commission of Roads and Revenues for Catoosa County.

247 A bill to amend Act amending charter of Augusta.

1110. A bill amending an Act incorporating City of Lavonia.

1119. A bill creating City Court of Soperton.

754. A bill to make the Walker County Bank, LaFayette, Georgia, a State Depository.

1101. A bill to amend Act creating City Court of Hinesville.

1098. A bill to provide for making public roads of Evans County

1069. A bill amending an Act creating City Court of Louisville.

1068. A bill to create office of City Recorder of LaGrange.

1076. A bill to amend Section 1 of an Act fixing salary of Treasurer of Cobb County.

1074. A bill amending an Act creating Board of Commissioners of Roads and Revenues for Haralson.

542. A bill to change compensation of Treasurer of Meriwether County.

1013. A bill to amend Act creating city charter of Americus.

1099. A bill to create Board of Commissioners of Roads and Revenues for Evans County

1109. A bill to amend public school system of Lavonia.

1143. A bill to establish a system of public schools in Washington.

1122. A bill to amend an Act incorporating Town of Namna.

1123. A bill to amend public school system for Bowersville.

890. A bill to amend Section 1249 of Volume 1 of Code of 1910.

1009. A bill to amend an Act creating Commission of Roads and Revenues of Hall County.

1078. A bill fixing salary of County Treasurer of Banks County.

1100. A bill to amend an Act incorporating Town of DeSoto.

1103. A bill to give Floyd County additional powers.

1073. A bill to abolish office of County Treasurer of Hancock.

1092. A bill to amend an Act fixing salary of Treasurer of Pulaski County.

1077 A bill to amend an Act creating a Board of Commissioners of Roads and Revenues for Coffee County.

1093. A bill to amend Twiggs County Board of Commissioners.

1086. A bill to amend an Act establishing a public school system for Ocilla.

804. A bill to confirm the title of Standard Fuel Supply Company.

1090. A bill to amend an Act establishing a public school system in the City of Jefferson.

The Senate has also concurred in House amendment to Senate Bill 299.

Senate Bill 299. A bill creating new County of Brantley.

House Bill 900. A bill creating new charter for City of Marietta.

The following bills of the House and Senate, favorably reported, were read the second time:

By Messrs. Lawrence, Eve and Falligant of Chatham—

House Bill No. 639. A bill to amend Section 1817 of Code of 1910 relative to naval stores.

By Messrs. Smith, Moore and Hendrix of Fulton—

House Bill No. 703. A bill to provide for uniform bill of sale for motor vehicles and for other purposes.

By Mr. Neill of Muscogee—

House Bill No. 828. A bill to define term “air ship” and “aeronaut” and provide for registration of same and for other purposes.

By Mr. Quincey of Coffee—

House Bill No. 1125. A bill to amend Georgia Motor Vehicle Law relative to licensing of motor vehicles and for other purposes.

By Mr. Haynie of Oconee—

House Bill No. 1173. A bill to amend Act to

abolish office of County Treasurer of Oconee County relative to deposit of funds of said county.

By Mr. Purcell of Tattnall—

House Bill No. 1176. A bill to amend Act to incorporate City of Collins relative to election of Mayor and Councilmen.

By Mr. Purcell of Tattnall—

House Bill No. 1177 A bill to amend Act to incorporate City of Cobbtown relative to election of Mayor and Councilmen.

By Mr. Purcell of Tattnall—

House Bill No. 1178. A bill to amend Act creating road law for Tattnall County relative to levy of commutation road tax.

By Mr. Anderson of Jenkins—

House Bill No. 1180. A bill to amend Act creating City Court of Millen relative to salary of Judge and Solicitor thereof.

By Mr. Nichols of Spalding—

House Bill No. 1181. A bill to amend Act creating City Court of Griffin relative to salary of Judge and Solicitor thereof.

By Messrs. Moore, Hendrix and Smith of Fulton—

House Bill No. 1182. A bill to amend Act creating new charter for City of East Point relative to

levy of taxes for support of public schools of said city.

By Messrs. Moore, Hendrix and Smith of Fulton—

House Bill No. 1183. A bill to amend Act creating new charter for City of East Point relative to sales of property upon executions for taxes and other debts to said city.

By Mr. Bowden of the 5th—

Senate Bill No. 213. A bill to prevent industrial accidents, create an Industrial Commission and for other purposes.

By Mr. Allen of the 35th—

Senate Bill No. 228. A bill regulating sale, registration and inspection of automobiles and for other purposes.

By Messrs. Dorris of the 48th, Flynt of the 26th—

Senate Bill No. 281. A bill to amend Act creating Department of Commerce and Labor relative to compensation of assistant commissioners.

By Messrs. Lawrence, Eve and Falligant of Chatham—

A bill to amend Act creating Municipal Court of Savannah relative to salary of certain officers of said Court.

The following amendment offered by the Committee on Amendments to Constitution was read and adopted:

Amend, 1st, by striking Section Two (2).

2nd, by adding a new section known as Section Two (2) as follows:

Section 2. From and after January 1st, 1921 the Mayor and Aldermen of the City of Savannah shall be and are hereby empowered to fix, regulate, prescribe and pay the salaries of the Clerk, Deputy Clerk, Bailiff and Deputy Bailiffs of the Municipal Court of Savannah.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106. Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Smith of Candler—

A bill to create new charter for City of Metter.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107. Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wall of Putnam—

A bill to amend Act creating new charter for City of Eatonton relative to salary of City Clerk.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Barnes, Cochran and Strozier of Bibb—

A bill to amend charter of City of Macon relative to corporate limits of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 106, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Griffin of Decatur—

A bill to create office of Commissioner of Roads and Revenues for new County of Seminole.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Vickery of the 4th—

A bill to abolish office of County Treasurer of Charlton County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pittman of the 42nd—

A bill to amend Act to create City Court in County of Bartow relative to salary of Judge thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Vickery of the 4th—

A bill to repeal Act establishing Board of Commissioners of Roads and Revenues for Charlton County.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent the following bills of the House were taken up for the purpose of considering Senate amendments:

By Messrs. Duncan and Palmour of Hall—

A bill to amend Act creating Board of Commissioners of Roads and Revenues for Hall County relative to powers and duties of County Supervisor.

The following Senate amendment was read and agreed to:

Committee amends House Bill No. 109 by striking from said bill all of Section 3 and sub-Section 9 (a) of Section 4, and further amended by making "Section 4" read "Section 3," and further amended by making sub-Section "9 (b)" read "9 (a)", and sub-Section "9 (c)" read "9 (b)," and further amended by making "Section 5" read "Section 4."

By Mr. Hullender of Catoosa—

A bill to abolish Board of Roads and Revenues for Catoosa County.

The following Senate amendment was read and agreed to:

By Mr. Cureton of the 44th—

Amend Section 4 by adding at the end thereof the following "whose salary shall be fixed by the Grand Jury of said county."

By unanimous consent the following bill of the House was taken up for the purpose of considering Senate substitute thereto:

By Messrs. McDonald, Reville and Pilcher of Richmond—

A bill to amend Act to amend charter of City of Augusta relative to pensioning of members of police and fire departments in said city.

The Senate substitute was agreed to.

The following resolution of the House was read and adopted:

By Messrs. Barnes, Cochran and Strozier of Bibb—

A resolution to create Commission to receive funds from school children of State to provide for honor to Admiral William S. Benson, U. S. N.

The following bills and resolutions of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Kent of Glascock, Clifton of Lee, et al.—

A bill to fix salary of clerk-bookkeeper of Pension Office.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill Mr. Kent of Glascock called for the Ayes and Nays, and the call was sustained.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Harvin	Palmer of Crisp
Alfriend	Haynie	Palmour of Hall
Anderson of Chat- tooga	Hendrix	Parrish
Anderson of Jenkins	Hinton	Penland
Arnold	Hixon	Perryman
Atkinson	Hodges	Pilcher
Barnes	Hollingsworth	Pope
Barwick	Holtzclaw	Purcell
Bates	Hullender	Quincey
Bird	Hyers	Rees
Blalock	Jackson of Jones	Reid
Boyett of Marion	Johns	Reiser
Boyett of Stewart	Jones of Lowndes	Reville
Brannen	Jones of Thomas	Richards
Brinson	Jordan of Jasper	Richardson
Brown	Kelley	Seaman
Burt	Kent	Shannon
Bussey	King	Sibley
Buxton	Kirby	Smiley
Calhoun	Knabb	Smith of Carroll
Cannon	Knight	Smith of Fulton
Carswell	Lankford	Smith of Meriwether
Clifton	Law	Smith of Telfair
Coates	Lee	Stone
Corbett	Longley	Stovall
Covington	MacIntyre	Strozier
Daniel	McDaniel	Sumner
Davis of Floyd	McDonald	Sweat of Pierce
Davis of Oglethorpe	McFarland	Sweat of Ware
De La Perriere	Mann	Swift
DeLoach	Manning	Swint
Dickey	Mason	Tankersley
Dobbs	Middleton	Tatum of Dade
Duncan of Dawson	Milner	Thompson
Duncan of Hall	Moore of Fulton	Thurmond
Eve	Moye	Timmerman
Gallaher	Mundy	Trippe
Gann	Neill	Wall
Grant	Nichols of Spalding	Ware
Gunnells	Nichols of Wayne	Weston
Hamilton	Owen of Gordon	Whitaker of Lowndes
	Pace	Whitaker of Rockdale

Williams of Bulloch	Williams of Worth	Woods
Williams of Walton	Wohlwender	Wyatt

Those voting in the negative were Messrs.:

Adams of Walton	Harden	Owen of Paulding
Bellah	Holmes	Ramsey of Brooks
Bradford	Jackson of Towns	Ramsey of Columbia
Burkhalter	Johnson of Appling	Rogers of Elbert
Bush	Johnson of Bartow	Rogers of Laurens
Cochran	Johnson of Chatta-	Royal
Cole	hoochee	Tatum of Campbell
Copeland	Kimsey	Walker
Cranford	Lasseter	Warren
Culpepper	Lindsey of Wilkes	Williams of Miller
Dyer	McKenney	Willoughby
Ficklen	Minchew	Woody
Guess	Moore of Butts	Wynne

Those not voting were Messrs.:

Barrett	Griffin	Lindsay of DeKalb
Bowen	Hollis	Owen of Stephens
Brooke	Hudson	Rimes
Callahan	Jones of Meriwether	Smith of Candler
Clarke	Jordan of Wheeler	Smith of Haralson
DuBose	Lambert	Stewart
Falligant	Lawrence	Stubbs
Green	Lewis	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 131
Nays 38.

The bill having received the requisite constitutional majority was passed.

By Mr. Carswell of Wilkinson—

A bill to amend laws of State providing for inspection of illuminating oils, gasolines, benzines and naphthas sold in this State.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 133, Nays 2.

The bill having received the requisite constitutional majority was passed.

By Mr. Mason of Hart—

A bill to amend Act prohibiting carrying of pistols in this State without obtaining license from Ordinary of county in which party resides.

On motion the bill was tabled.

By Messrs. Johnson and Trippe of Bartow—

A bill to authorize payment of pensions to those who enlisted in service of C. S. A. after October 26, 1864.

The following amendment was read and adopted:

By Messrs. Johnson and Trippe of Bartow—

Amend House Bill No. 824 by striking from the caption of said bill and from the body of said bill wherever they occur in said bill the following words, to-wit: "after October 26, 1864."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 127, Nays 6.

The bill having received the requisite constitutional majority was passed.

By Mr. Ware of Warren—

A bill to amend Act to provide for Public Service Corporation Tax Clerk relative to salary of said Clerk.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Williams of Bulloch as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows

Those voting in the affirmative were Messrs.:

Adams of Newton	Brown	De La Perriere
Adams of Walton	Burkhalter	DeLoach
Alfriend	Burt	Dobbs
Anderson of Chattooga	Bussey	DuBose
Anderson of Jenkins	Buxton	Gallaher
Arnold	Calhoun	Grant
Atkinson	Clarke	Green
Bird	Clifton	Gunnells
Bowen	Cochran	Hamilton
Boyett of Stewart	Covington	Harden
Bradford	Cranford	Haynie
Brannen	Culpepper	Hinton
Brinson	Davis of Floyd	Hixon
	Davis of Oglethorpe	Hodges

Hollingsworth	Moore of Butts	Smith of Haralson
Hudson	Moore of Fulton	Smith of Meriwether
Hyers	Moye	Smith of Telfair
Jackson of Jones	Mundy	Stone
Johns	Neill	Stovall
Johnson of Chatta- hoochee	Nichols of Wayne	Strozier
Jones of Meriwether	Owen of Gordon	Sumner
Jones of Thomas	Pace	Sweat of Pierce
Jordan of Jasper	Palmer of Crisp	Sweat of Ware
Kelley	Palmour of Hall	Tatum of Campbell
Kent	Parrish	Thurmond
King	Penland	Timmerman
Knabb	Pope	Trippe
Lankford	Rees	Wall
Law	Reid	Ware
Lewis	Reiser	Weston
MacIntyre	Reville	Whitaker of Rockdale
McDaniel	Richardson	Williams of Bulloch
Mann	Seaman	Williams of Walton
Manning	Shannon	Williams of Worth
Mason	Sibley	Wohlwender
Middleton	Smith of Candler	Woods
Milner	Smith of Carroll	Wyatt
	Smith of Fulton	

Those voting in the negative were Messrs.

Bush	Kirby	Rogers of Elbert
Cole	Lee	Rogers of Laurens
Copeland	Lindsay of DeKalb	Tatum of Dade
Daniel	Lindsey of Wilkes	Thompson
Duncan of Dawson	McKenney	Walker
Holmes	Minchew	Warren
Hullender	Owen of Paulding	Whitaker of Lowndes
Jackson of Towns	Purcell	Wynne
Johnson of Bartow	Ramsey of Brooks	
Kimsey	Ramsey of Columbia	

Those not voting were Messrs.

Barnes	Bellah	Callahan
Barwick	Blalock	Cannon
Barrett	Boyett of Marion	Carswell
Bates	Brooke	Coates

Corbett	Johnson of Appling	Quincey
Diekey	Jones of Lowndes	Richards
Duncan of Hall	Jordan of Wheeler	Rimes
Dyer	Knight	Royal
Eve	Lambert	Smiley
Falligant	Lasseter	Stewart
Picklen	Lawrence	Stubbs
Gann	Longley	Swift
Griffin	McDonald	Swint
Guess	McFarland	Tankersley
Harvin	Nichols of Spalding	Williams of Miller
Hendrix	Owen of Stephens	Willoughby
Hollis	Perryman	Woody
Holtzelaw	Pileher	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 111, Nays 28.

The bill having received the requisite constitutional majority was passed.

By Messrs. Sweat of Ware, Bradford of Whitfield

and Lawrence of Chatham—

A resolution to appropriate money for making repairs to buildings of Confederate Soldiers Home near Atlanta.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Adams of Newton as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The following amendment was read and adopted

By Messrs. Dobbs and Gann of Cobb—

Move to amend House Resolution No. 160 by adding new section: \$1,000 be and the same is hereby appropriated to the Trustees of the Old Soldiers Home, to be used to clear off and repair the Confederate Cemetery at Marietta, Ga.

The report of the Committee, which was favorable to the passage of the resolution as amended, was agreed to.

The resolution involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Carswell	Johns
Adams of Walton	Clarke	Johnson of Appling
Alfriend	Clifton	Johnson of Chat-
Anderson of Chat-	Cochran	tahoochee
tooga	Copeland	Jones of Lowndes
Arnold	Corbett	Jones of Thomas
Atkinson	Covington	Jordan of Jasper
Barrett	Cranford	Kelley
Bird	Daniel	Kent
Blalock	Davis of Floyd	Kimsey
Boyett of Marion	Davis of Oglethorpe	King
Boyett of Stewart	De La Perriere	Kirby
Bradford	DeLoach	Knabb
Brannen	Dickey	Lankford
Brinson	Hodges	Law
Burkhalter	Hollingsworth	Lee
Burt	Holmes	Lewis
Bush	Hudson	Lindsay of DeKalb
Bussey	Hullender	Lindsey of Wilkes
Buxton	Hyers	MacIntyre
Calhoun	Jackson of Jones	McDonald
Cannon	Jackson of Towns	McFarland

McKenney	Richardson	Sumner
Manning	Rogers of Laurens	Sweat of Pierce
Mason	Royal	Sweat of Ware
Milner	Seaman	Swint
Minchew	Shannon	Tankersley
Moore of Butts	Sibley	Tatum of Campbell
Pope	Smiley	Tatum of Dade
Purcell	Smith of Candler	Thompson
Ramsey of Brooks	Smith of Carroll	Thurmond
Ramsey of Columbia	Smith of Haralson	Timmerman
Rees	Smith of Meriwether	Trippe
Reid	Smith of Telfair	Wall
Reiser	Stone	Ware
Reville	Strozier	Warren

Those voting in the negative were Messrs.:

Dobbs	Moore of Fulton	Whitaker of Lowndes
DuBose	Moye	Whitaker of Rockdale
Duncan of Dawson	Mundy	Williams of Bulloch
Grant	Neill	Williams of Walton
Green	Nichols of Wayne	Williams of Worth
Guess	Owen of Gordon	Willoughby
Hamilton	Owen of Paulding	Wohlwender
Harden	Pace	Woods
Harvin	Palmer of Crisp	Woody
Haynie	Palmour of Hall	Wyatt
Hendrix	Parrish	Wynne
Hinton	Penland	
Hixon	Pilcher	

Those not voting were Messrs.:

Anderson of Jenkins	Dyer	Knight
Barnes	Eve	Lambert
Barwick	Falligant	Lasseter
Bates	Ficklen	Lawrence
Bellah	Gallaher	Longley
Bowen	Gunn	McDaniel
Brooke	Griffin	Mann
Brown	Gunnells	Middleton
Callahan	Hollis	Nichols of Spalding
Coates	Holtzelaw	Owen of Stephens
Cole	Johnson of Bartow	Perryman
Culpepper	Jones of Meriwether	Quincey
Duncan of Hall	Jordan of Wheeler	Richards

Rimes
Rogers of Elbert
Smith of Fulton
Stewart

Stovall
Stubbs
Swift
Walker

Weston
Williams of Miller
Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 143, Nays 0.

The resolution having received the requisite constitutional majority, was passed as amended.

Mr. Arnold of Clay moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Rees of Webster, Harden of Banks, Holtzclaw of Houston, Cole of Coweta, Smith of Haralson, Bradford of Whitfield.

The Speaker announced the House adjourned until 3 p. m.

AFTERNOON SESSION,

3 O'clock P. M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton
Adams of Walton
Alfriend
Anderson of Chat-
tooga

Anderson of Jenkins
Arnold
Atkinson
Barnes
Barwick

Barrett
Bates
Bellah
Bird
Blalock

Bowen	Guess	Lindsey of Wilkes
Boyett of Marion	Gunnells	Longley
Boyett of Stewart	Hamilton	MacIntyre
Bradford	Harden	McDaniel
Brannen	Harvin	McDonald
Brinson	Haynie	McFarland
Brown	Hendrix	McKenney
Burkhalter	Hinton	Mann
Burt	Hixon	Manning
Bush	Hodges	Mason
Bussey	Hollingsworth	Middleton
Buxton	Hollis	Milner
Calhoun	Holmes	Minchew
Callahan	Holtzclaw	Moore of Butts
Cannon	Hudson	Moore of Fulton
Carswell	Hullender	Moye
Clarke	Hyers	Mundy
Clifton	Jackson of Jones	Neill
Coates	Jackson of Towns	Nichols of Spalding
Cochran	Johns	Nichols of Wayne
Cole	Johnson of Appling	Owen of Gordon
Copeland	Johnson of Bartow	Owen of Paulding
Corbett	Johnson of	Owen of Stephens
Covington	Chattahoochee	Pace
Cranford	Jones of Lowndes	Palmer of Crisp
Culpepper	Jones of Meriwether	Palmour of Hall
Daniel	Jones of Thomas	Parrish
Davis of Floyd	Jordan of Jasper	Penland
Davis of Oglethorpe	Jordan of Wheeler	Perryman
De La Perriere	Kelley	Pilcher
DeLoach	Kent	Pope
Dickey	Kimsey	Purcell
DuBose	King	Quincey
Duncan of Dawson	Kirby	Ramsey of Brooks
Duncan of Hall	Knabb	Ramsey of Columbia
Dyer	Knight	Rees
Eve	Lambert	Reid
Falligant	Lankford	Reiser
Ficklen	Lasseter	Reville
Gallaher	Law	Richards
Gann	Lawrence	Richardson
Grant	Lee	Rimes
Green	Lewis	Rogers of Elbert
Griffin	Lindsay of DeKalb	Rogers of Laurens

Royal	Sumner	Warren
Seaman	Sweat of Pierce	Weston
Shannon	Sweat of Ware	Whitaker of Lowndes
Sibley	Swift	Whitaker of Rockdale
Smiley	Swint	Williams of Bulloch
Smith of Candler	Tankersley	Williams of Miller
Smith of Carroll	Tatum of Campbell	Williams of Walton
Smith of Fulton	Tatum of Dade	Williams of Worth
Smith of Haralson	Thompson	Willoughby
Smith of Meriwether	Thurmond	Wohlwender
Smith of Telfair	Timmerman	Woods
Stewart	Trippe	Woody
Stone	Walker	Wyatt
Stovall	Wall	Wynne
Strozier	Ware	Mr. Speaker
Stubbs		

By unanimous consent, the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Reports of Standing Committees.
2. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
3. First Reading Senate Bills and Resolutions.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 332. An Act to provide for the appointment of 57 fertilizer inspectors and for other purposes.

DO NOT PASS.

House Bill 1151. To appoint a Committee from the House and Senate to purchase and distribute calcium arsenate and for other purposes.

Respectfully submitted,

HARVIE JORDAN, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr. Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following House bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

1174. Do pass.

Respectfully submitted,

GRIFFIN OF DECATUR, Chairman.

Mr. Stubbs of Laurens County, Chairman of the Committee on University of Georgia and Its Branches, submitted the following report:

Your Committee on University of Georgia and Its Branches have had under consideration the following Senate Bill, No. 65, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

MR. STUBBS, Chairman.

Mr. Johnson of Bartow County, Chairman of the Committee on General Agriculture No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Agriculture No. 1 have had under consideration the following Senate Bill, No. 273, of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill 273. A bill to provide for inspection and shipment of honey bees into Georgia and for other purposes.

Respectfully submitted,

JOHNSON OF BARTOW, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

63. To create Board Commissioners Roads and Revenues Charlton County

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following Bills of the House and Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

House Bill No. 1142. Granting permission to kill jaybirds, etc. Recommended do pass.

House Bill No. 1175. To provide for the payment of premiums of bonds of County Treasurer and interest of county foods. Recommend do pass.

DO NOT PASS.

Senate Bill No. 320. To provide for additional compensation for the Sheriff of the Court of Appeals. Recommend do not pass.

House Bill 1148. To amend Sections 961 and 962 of the Penal Code. Recommended do pass.

Respectfully submitted,

J. Y SMITH, Chairman.

Mr. Knight of Berrien County, Chairman of the Committee on Penitentiary, submitted the following report:

Mr Speaker:—

Your Committee on Penitentiary have had under consideration the following House Bill 842 and have

instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass.

Respectfully submitted,

KNIGHT OF BERRIEN, Chairman.

Mr. Hullender of Catoosa County, Chairman of the Committee on Enrollment, submitted the following report:

Mr Speaker:—

The Committee on Enrollment have examined, found properly enrolled, signed and ready for delivery to the Governor, the following Acts, to-wit:

House Bill No. 114. An Act to allow the admission of women in the School of Commerce at Tech.

House Resolution No. 150. A resolution to pay pension of Eli Stafford.

House Bill No. 459. An Act to protect the fur-bearing animals of this State.

House Bill No. 658. An Act to increase the salary of the Judge of the City Court of Camilla.

House Bill No. 718. An Act authorizing the Commissioners of Roads and Revenues to lay out and open roads.

House Bill No. 719. An Act to provide a fee system for Solicitor of the City Court of Floyd County.

House Bill No. 819. An Act to provide for payment of per diem for jurors in Justice Courts.

House Bill No. 923. An Act providing a system of public schools for Lyons.

House Bill No. 762. An Act to repeal Act fixing standard time for Georgia.

House Bill No. 808. An Act to create a Board of Commissioners of Jasper County

House Bill No. 924. An Act to amend public school system for Richland, Ga.

House Bill No. 927. An Act to amend Act creating City Court of Lowndes.

House Bill No. 941. An Act to provide compensation for Commissioners of Floyd County.

House Bill No. 956. An Act to repeal an Act creating Commissioners of Bulloch County.

House Bill No. 987. An Act to authorize City of West Point to buy property for the protection of said city.

House Bill No. 1043. An Act to amend charter of Douglas, Ga.

House Bill No. 754. An Act to make the Walker County Bank, Lafayette, Ga., a State Depository

House Bill No. 831. An Act to create a Board of Commissioners of Roads and Revenues for the County of Jeff Davis.

House Bill No. 1015. An Act to consolidate the Acts incorporating the City of Forsyth and for other purposes.

House Bill No. 1020. An Act authorizing the County Board of Tax Assessors to examine the re-

turns of both real and personal property of tax payers.

House Bill No. 1025. An Act to provide for the extension of Columbus, Ga.

House Bill No. 1031. An Act to create a Board of Commissioners of Roads and Revenues for the County of Tift.

House Bill No. 1034. An Act to incorporate the City of Graymont, etc.

House Bill No. 1035. An Act to incorporate the Town of Summit, etc.

House Bill No. 1044. An Act to abolish the office of County Treasurer of Oconee County, Ga., and for other purposes.

House Bill No. 1046. An Act to incorporate the City of Valdosta, Ga., etc.

House Bill No. 1048. An Act to create the City Court of Blakely, etc.

House Bill No. 1060. An Act to establish the City Court of Bainbridge, etc.

House Bill No. 1062. An Act to amend the charter of the City of Broxton.

House Bill No. 1088. An Act to amend an Act to incorporate the City of Monticello, Jasper County, and for other purposes.

HULLENDER OF CATOOSA, Chairman.
Respectfully submitted,

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolutions of the House, to-wit:

659. A bill providing an additional judge for Macon Judicial Circuit.

1041. A bill to create City Court of Thomson, Georgia.

1079. A bill to amend an Act creating a new charter for City of Sylvester.

1140. A bill to amend an Act providing Board of Commissioners for County of Elbert.

1095. A bill to abolish office of County Treasurer in Bulloch County

House Resolution 131. A resolution instructing State Librarian to furnish certain books to the University at Athens.

House Resolution 58. A resolution declaring a portion of Flint River to be non-navigable.

House Resolution 173. A resolution providing that a list of names of those having lobby privileges be furnished House and Senate.

House Bill 1107 A bill to amend an Act creating a Board of Commissioners of Roads and Revenues for Jackson County

The following bills of the House and Senate, favorably reported, were read the second time:

By Mr. Mundy of Polk—

House Bill No. 842. A bill to repeal Act to regulate the work and control of convicts by county and municipal authorities of this State.

By Mr. Burt of Dougherty—

House Bill No. 1142. A bill to permit owners and tenants of pecan orchards to kill jaybirds under certain rules.

By Mr. Sweat of Ware—

House Bill No. 1148. A bill to amend Sections 961 and 962 of Code of 1910 relative to proceedings on forfeit recognizances.

By Messrs. Hamilton, Davis and Copeland of Floyd and Lindsay of DeKalb—

House Bill No. 1174. A bill to amend Constitution of State relative to representation of several counties of State in House of Representatives.

By Mr. Barnes of Bibb—

House Bill No. 1175. A bill to provide for payment of premiums on Treasurer's bonds where security is a Security Company

By Mr. Stubbs of Laurens—

House Bill No. 1184. A bill to amend charter of Town of Dudley relative to levy of taxes in said town.

By Mr. Duncan of the 36th—

Senate Bill No. 65. A bill to accept for Trustees of University of Georgia certain gifts of land.

By Mr. Watson of the 8th—

Senate Bill No. 273. A bill to prevent introduction into and dissemination within State contagious diseases of honey bees.

By Messrs. Wilkinson and Harbin—

House Bill No. 332. A bill to provide for fertilizer inspectors in Georgia.

By Mr. Vickery of the 4th—

Senate Bill No. 344. A bill to create Board of Commissioners of Roads and Revenues for Charlton County

The following bills of the Senate were read the first time and referred to committees:

By Messrs. Elders, Shingler, Smith, Bowden, et al.—

Senate Bill No. 351. A bill to propose an amendment to the Constitution, so as to create a new county, called Lamar.

Referred to Committee on Amendments to Constitution.

By Messrs. Allen and Steed—

Senate Bill No. 328. A bill to amend the Act creating the office of Public Printer and for other purposes.

Referred to Committee on Public Printing.

By Mr. Kea of the 16th—

Senate Bill No. 348. A bill to repeal an Act incorporating the town of Soperton.

Referred to Committee on Corporations.

By Mr. Elders of the 2nd—

Senate Bill No. 353. A bill to amend the Act creating the City Court of Reidsville.

Referred to Special Judiciary Committee.

By Mr. Bowden of the 5th—

Senate Resolution No. 105. A resolution, asking the Bureau of Mines and Government officials, to place the department for mine research work for the Southeast, at Georgia Tech, Atlanta, Ga.

By unanimous consent the following bill of the Senate was taken up for the purpose of considering unfavorable report of the committee:

By Messrs. Elders, Clements, Dorris, et al.—

A bill to repeal Act relative to appointment of Trustees for branch colleges of the University of Georgia.

The report of the committee was disagreed to, and the bill was read the second time and passed to a third reading.

By unanimous consent the following bill of the House was read the second time and re-committed:

By Mr. Sweat of Ware—

A bill to provide for protection and preservation of pine forests of this State.

The following resolutions of the House were read and adopted:

By Mr. Williams of Bulloch—

A resolution to provide for installation of sounding board in hall of House of Representatives.

By Mr. Clarke of McIntosh—

A resolution endorsing the Advertise Georgia Enterprise.

The following bills of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Moore, Smith and Hendrix of Fulton—

A bill to appropriate money to carry out provisions of Act creating Board of Public Welfare.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Bradford of Whitfield as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

On the question of agreeing with the report of the Committee, Mr. Kelley of Gwinnett called for the Ayes and Nays, and the call was sustained.

The roll call was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Hixon	Palmour of Hall
Alfriend	Hollingsworth	Parrish
Anderson of Jenkins	Johns	Perryman
Arnold	Kelley	Pilcher
Atkinson	Kent	Reiser
Barnes	King	Reville
Barwick	Lankford	Richardson
Barrett	Law	Seaman
Balock	Lewis	Sibley
Brinson	Lindsay of DeKalb	Smith of Fulton
Brown	Longley	Smith of Telfair
Burt	MacIntyre	Strozier
Bush	McDonald	Stubbs
Buxton	Mann	Sweat of Ware
Calhoun	Mason	Tankersley
Carswell	Middleton	Thurmond
Clarke	Moore of Butts	Wall
Corbett	Moore of Fulton	Ware
Covington	Moye	Weston
Cranford	Mundy	Whitaker of Lowndes
Hamilton	Neill	Williams of Bulloch
Harvin	Nichols of Wayne	Williams of Walton
Haynie	Owen of Gordon	Williams of Worth
Hendrix	Pace	Wyatt
Hinton		

Those voting in the negative were Messrs:

Adams of Walton	Copeland	Guess
Anderson of Chattooga	Culpepper	Hodges
Bates	Daniel	Hullender
Bellah	Davis of Oglethorpe	Hyers
Boyett of Marion	DeLoach	Jackson of Towns
Boyett of Stewart	Dobbs	Johnson of Appling
Brannen	Duncan of Dawson	Johnson of Chatta-
Burkhalter	Duncan of Hall	hoochee
Cannon	Ficklen	Jones of Lowndes
Cochran	Gann	Jones of Thomas
	Grant	Jordan of Jasper

Kimsey	Ramsey of Columbia	Swint
Knabb	Reid	Tatum of Campbell
Lasseter	Rimes	Tatum of Dade
Lindsey of Wilkes	Rogers of Elbert	Trippe
Manning	Rogers of Laurens	Warren
Milner	Royal	Whitaker of Rockdale
Minchew	Smiley	Williams of Miller
Owen of Paulding	Stewart	Willoughby
Purcell	Stovall	Woods
Quincey	Sumner	Wynne
Ramsey of Brooks		

Those not voting were Messrs:

Bird	Harden	Palmer of Crisp
Bowen	Hollis	Penland
Bradford	Holmes	Pope
Brooke	Holtzclaw	Richards
Bussey	Hudson	Rees
Callahan	Jackson of Jones	Shannon
Clifton	Johnson of Bartow	Smith of Candler
Coates	Jones of Meriwether	Smith of Carroll
Cole	Jordan of Wheeler	Smith of Haralson
Davis of Floyd	Kirby	Smith of Meriwether
De La Perriere	Knight	Stone
Dickey	Lambert	Sweat of Pierce
DuBose	Lawrence	Swift
Dyer	Lee	Thompson
Eve	McDaniel	Timmerman
Falligant	McFarland	Walker
Gallaher	McKenney	Wohlwender
Green	Nichols of Spalding	Woody
Griffin	Owen of Stephens	Mr. Speaker
Gunnells		

By unanimous consent the verification of the roll call was dispensed with.

On agreeing with the report of the Committee the Ayes were 73, Nays 62.

The report of the Committee which was favorable to the passage of the bill was agreed to.

On motion the bill was tabled.

By Messrs. Moore, Smith and Hendrix of Fulton—

A bill to make it misdemeanor to publish as advertisement in any newspaper or other manner any statement of fact that is untrue or misleading.

On motion the bill was tabled.

By Mr. Dickey of Crawford—

A bill to provide for establishment and maintenance of School of Agriculture and Mechanical Arts in this State.

On motion the bill was tabled.

By Messrs. Richardson of Houston and Arnold of Clay—

A bill to amend inheritance tax laws of State relative to exemptions allowed to widows and children.

The report of the Committee which was favorable to the passage of the bill was disagreed to, and the bill was lost.

By Mr. Lindsay of DeKalb—

A bill to amend Section 519 of Code of 1910 relative to salary for county tax collectors.

The report of the Committee which was favorable to the passage of the bill was disagreed to, and the bill was lost.

By Messrs. Jones and MacIntyre of Thomas—

A bill to amend Section 5243 of Code of 1910

relative to condemnation of lands for public road purposes by counties.

The following amendment offered by the Committee on General Judiciary No. 2 was read and adopted:

Amend House Bill No. 1083 by striking the words "shall be amended so as to read as follows" as appear in lines 14 and 15 of Section 1 of the bill, and substitute in lieu thereof the following: for the purpose of cuttings and embankments and for the purpose of obtaining gravel, sand, clay and other materials said county authorities shall have power and authority to condemn as much land as may be necessary in addition to the fifty feet for the proper construction and maintenance of said road so that said Section No. 5243 when so amended shall read as follows:

The report of the Committee which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 101, Nays 4.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Jordan of Jasper—

A bill to amend Section 4884 of Code of 1910 relative to how Clerks of Superior Courts may be appointed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 111, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. McDonald, Reville and Pilcher of Richmond—

A bill to appropriate money to Georgia Training School for Mental Defectives for support and maintenance thereof.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. MacIntyre of Thomas as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the vassage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Burkhalter	Cranford
Alfriend	Calhoun	Daniel
Anderson of Chattooga	Cannon	Davis of Floyd
Arnold	Carswell	Davis of Oglethorpe
Boyett of Marion	Cochran	DeLoach
Boyett of Stewart	Copeland	Dickey
Brown	Corbett	Duncan of Dawson
	Covington	Duncan of Hall

Ficklen	Ramsey of Columbia	Ramsey of Brooks
Gann	Reiser	Reville
Grant	Lankford	Rogers of Elbert
Guess	Lasseter	Rogers of Laurens
Hamilton	Law	Sibley
Harvin	Lee	Smiley
Haynie	Lewis	Stewart
Hinton	Lindsey of Wilkes	Strozier
Hodges	MacIntyre	Stubbs
Hollingsworth	Mann	Sweat of Ware
Hudson	Manning	Swint
Hullender	Mason	Tankersley
Hyers	Milner	Tatum of Dade
Jackson of Jones	Moore of Butts	Thurmond
Johns	Moye	Trippe
Johnson of Appling	Mundy	Wall
Johnson of Bartow	Neill	Ware
Johnson of Chatahoochee	Nichols of Wayne	Warren
Jones of Lowndes	Owen of Gordon	Weston
Jones of Thomas	Owen of Paulding	Whitaker of Lowndes
Kelley	Pace	Whitaker of Rockdale
Kent	Palmer of Crisp	Williams of Miller
Kimsey	Parrish	Wohlwender
King	Perryman	Woods
Knabb	Purcell	Wynne

Those not voting were Messrs.:

Adams of Walton	Brooke	Dyer
Anderson of Jenkins	Burt	Eve
Atkinson	Bush	Falligant
Barnes	Bussey	Gallaher
Barwick	Buxton	Green
Barrett	Callahan	Griffin
Bates	Clarke	Gunnells
Bellah	Clifton	Harden
Bird	Coates	Hendrix
Blalock	Cole	Hixon
Bowen	Culpepper	Hollis
Bradford	De La Perriere	Holmes
Brannen	Dobbs	Holtzelaw
Brinson	DuBose	Jackson of Towns

Jones of Meriwether	Palmour of Hall	Smith of Telfair
Jordan of Jasper	Penland	Stone
Jordan of Wheeler	Pilcher	Stovall
Kirby	Pope	Sumner
Knight	Quincey	Sweat of Pierce
Lambert	Rees	Swift
Lawrence	Reid	Tatum of Campbell
Lindsay of DeKalb	Richards	Thompson
Longley	Richardson	Timmerman
McDaniel	Rimes	Walker
McDonald	Royal	Williams of Bulloch
McFarland	Seaman	Williams of Walton
McKenney	Shannon	Williams of Worth
Middleton	Smith of Candler	Willoughby
Minchew	Smith of Carroll	Woody
Moore of Fulton	Smith of Fulton	Wyatt
Nichols of Spalding	Smith of Haralson	Mr. Speaker
Owen of Stephens	Smith of Meriwether	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 98, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mundy of Polk—

A bill to appropriate money to supply deficiency in appropriation to the Georgia School for Deaf.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Boyett of Marion as Chairman thereof.

The Committee of the Whole House arose and through their Chairman reported the bill back to

the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Duncan of Dawson	Lewis
Adams of Walton	Duncan of Hall	Lindsey of Wilkes
Alfriend	Ficklen	Longley
Anderson of Chattooga	Gann	MacIntyre
Arnold	Grant	Mann
Atkinson	Guess	Manning
Barwick	Hamilton	Mason
Barrett	Harvin	Milner
Bates	Haynie	Moore of Butts
Bellah	Hinton	Moore of Fulton
Bowen	Hodges	Moye
Boyett of Marion	Hollingsworth	Mundy
Boyett of Stewart	Hullender	Neill
Brinson	Hyers	Nichols of Wayne
Brown	Jackson of Jones	Owen of Gordon
Burkhalter	Jackson of Towns	Owen of Paulding
Bussey	Johns	Pace
Calhoun	Johnson of Appling	Palmer of Crisp
Cannon	Johnson of Bartow	Parrish
Carswell	Johnson of Chattahoochee	Perryman
Cochran	Jones of Lowndes	Purcell
Copeland	Jones of Thomas	Quincey
Corbett	Kelley	Ramsey of Brooks
Covington	Kent	Ramsey of Columbia
Cranford	Kimsey	Reiser
Daniel	King	Reville
Davis of Floyd	Knabb	Richardson
Davis of Oglethorpe	Lankford	Rogers of Laurens
DeLoach	Lasseter	Royal
Dickey	Law	Sibley
Dobbs	Lee	Smiley

Stewart	Thurmond	Whitaker of Lowndes
Stovall	Trippe	Whitaker of Rockdale
Strozier	Walker	Williams of Miller
Stubbs	Wall	Williams of Walton
Sweat of Ware	Ware	Wohlwender
Swint	Warren	Woods
Tankersley	Weston	Wynne
Tatum of Dade		

Those voting in the negative were Messrs.:

Rogers of Elbert

Those not voting were Messrs.:

Anderson of Jenkins	Hendrix	Rees
Barnes	Hixon	Reid
Bird	Hollis	Richards
Blalock	Holmes	Rimes
Bradford	Holtzclaw	Seaman
Brannen	Hudson	Shannon
Brooke	Jones of Meriwether	Smith of Candler
Burt	Jordan of Jasper	Smith of Carroll
Bush	Jordan of Wheeler	Smith of Fulton
Buxton	Kirby	Smith of Haralton
Callahan	Knight	Smith of Meriwether
Clarke	Lambert	Smith of Telfair
Clifton	Lawrence	Stone
Coates	Lindsay of DeKalb	Sumner
Cole	McDaniel	Sweat of Pierce
Culpepper	McDonald	Swift
De La Perriere	McFarland	Tatum of Campbell
DuBose	McKenney	Thompson
Dyer	Middleton	Timmerman
Eve	Minchew	Williams of Bulloch
Falligant	Nichols of Spalding	Williams of Worth
Gallaher	Owen of Stephens	Wolloughby
Green	Palmour of Hall	Woody
Griffin	Penland	Wyatt
Gunnells	Pilcher	
Harden	Pope	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 115
Nays 1.

The bill having received the requisite constitutional majority was passed.

Mr. Wohlwender of Muscogee moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Quincey of Coffee, Kelley of Gwinnett, Stewart of Atkinson and Thurmond of Ben Hill.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

Saturday, August 7, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of	Clifton	Gunnells
Chattooga	Coates	Hamilton
Anderson of Jenkins	Cochran	Harden
Arnold	Cole	Harvin
Atkinson	Copeland	Haynie
Barnes	Corbett	Hendrix
Barwick	Covington	Hinton
Barrett	Cranford	Hixon
Bates	Culpepper	Hodges
Bellah	Daniel	Hollingsworth
Bird	Davis of Floyd	Hollis
Blalock	Davis of Oglethorpe	Holmes
Bowen	De La Perriere	Holtzclaw
Boyett of Marion	DeLoach	Hudson
Boyett of Stewart	Dickey	Hullender
Bradford	Dobbs	Hyers
Brannen	DuBose	Jackson of Jones
Brinson	Duncan of Dawson	Jackson of Townes
Brown	Duncan of Hall	Johns
Burkhalter	Dyer	Johnson of Appling
Burt	Eve	Johnson of Bartow
Bush	Falligant	Johnson of
Bussey	Ficklen	Chattahoochee
Buxton	Gallaher	Jones of Lowndes
Calhoun	Gann	Jones of Meriwether
Callahan	Grant	Jones of Thomas

Jordan of Jasper	Nichols of Wayne	Stewart
Jordan of Wheeler	Owen of Gordon	Stone
Kelley	Owen of Paulding	Stovall
Kent	Owen of Stephens	Strozier
Kimsey	Pace	Stubbs
King	Palmer of Crisp	Sumner
Kirby	Palmour of Hall	Sweat of Pierce
Knabb	Parrish	Sweat of Ware
Knight	Penland	Swift
Lambert	Perryman	Swint
Lankford	Pilcher	Tankersley
Lasseter	Pope	Tatum of Campbell
Law	Purcell	Tatum of Dade
Lawrence	Quincey	Thompson
Lee	Ramsey of Brooks	Thurmond
Lewis	Ramsey of Columbia	Timmerman
Lindsay of DeKalb	Rees	Trippe
Lindsey of Wilkes	Reid	Walker
Longley	Reiser	Wall
MacIntyre	Reville	Ware
McDaniel	Richards	Warren
McDonald	Richardson	Weston
McFarland	Rimes	Whitaker of Lowndes
McKenney	Rogers of Elbert	Whitaker of Rockdale
Mann	Rogers of Laurens	Williams of Bulloch
Manning	Royal	Williams of Miller
Mason	Seaman	Williams of Walton
Middleton	Shannon	Williams of Worth
Milner	Sibley	Willoughby
Minchew	Smiley	Wohlwender
Moore of Butts	Smith of Candler	Woods
Moore of Fulton	Smith of Carroll	Woody
Moye	Smith of Fulton	Wyatt
Mundy	Smith of Haralson	Wynne
Neill	Smith of Meriwether	Mr. Speaker
Nichols of Spalding	Smith of Telfair	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Reports of Standing Committees.
2. Second Reading House and Senate Bills and Resolutions which have been favorably reported.
3. Passage of Uncontested Local House and Senate Bills and Uncontested General House and Senate Bills having a local application.
4. First Reading Senate Bills and Resolutions.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following Senate Bill and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

Senate Bill 351, do pass.

E. H. GRIFFIN, Chairman.

Mr. Sibley of Green County, Chairman of the Committee on Public Library, submitted the following report:

Mr Speaker:—

Your Committee on Public Library have had under consideration the following resolution of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

J H. SIBLEY, Chairman.

Mr. Wyatt of Troup County, Chairman of the Committee on Game and Fish, submitted the following report:

Mr. Speaker:—

Your Committee on Game and Fish have had under consideration the following bill of the House and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass as amended:

House Bill 1179.

WYATT, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolution of the Senate, to-wit:

Senate Bill 356. A bill to amend an Act to abolish the fee system now existing in Superior Court of Cherokee Judicial Circuit.

357 A bill to abolish office of Treasurer of Oconee county.

279. A bill to amend Section 145 of School Code.

347. A bill to incorporate City of Soperton.

Senate Resolution 102. A resolution to relieve J. F. Easterling from paying a bond in a criminal case.

Senate Bill 239. A bill to regulate the drilling of oil and gas wells.

The following bill of the Senate, favorably reported, was read the second time:

By Messrs. Elders, Shingler, Smith, et al.—

Senate Bill No. 351. A bill to amend Constitution of State so as to create new county of Long.

The following bill of the Senate was read the first time and referred to Committee:

By Mr. Elders of the 2nd—

Senate Bill No. 279. A bill to amend Section 145 of School Code of Georgia relative to limitation of taxes for principal and interest on school building bonds.

Referred to Committee on Education.

The following bills of the House and Senate were read the third time and placed upon their passage:

By Mr. Haynie of Oconee—

A bill to amend Act to abolish office of County Treasurer of Oconee County relative to deposit of funds of said county.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Purcell of Tattnall—

A bill to amend Act to incorporate City of Collins relative to election of Mayor and Councilmen of said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Purcell of Tattnall—

A bill to amend Act to incorporate City of Cobbtown relative to election of Mayor and Councilmen of said city.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Purcell of Tattnall—

A bill to amend Act to create road law for

County of Tattnall relative to commutation road tax for said county.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Anderson of Jenkins—

A bill to amend Act to establish City Court of Millen relative to salary of Judge of said Court.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Nichols of Spalding—

A bill to amend Act establishing City Court of Griffin relative to salary of Judge thereof.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hendrix, Smith and Moore of Fulton—

A bill to amend Act creating new charter for City of East Point relative to levy of taxes for school purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hendrix, Smith and Moore of Fulton—

A bill to amend Act creating new charter for City of East Point relative to sales of property to satisfy executions for taxes and other debts due said city.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sweat of Ware—

A bill to abolish office of County Treasurer of Ware County.

The following amendment was read and adopted:

By Messrs. Sweat and Seaman of Ware—

Amend House Bill No. 1085 as follows: Strike “1921” in the 3rd line of the 1st Section and insert in lieu thereof “1925.”

Also strike “1921” and “1922” in the 10th line of the 2nd Section and in lieu thereof “1925” and “1926.”

Also strike “1921” in the 3rd line of the 4th Section and insert in lieu thereof “1925.”

Also strike Section 7 of the bill, and change the number of the repealing clause from Section 8 to Section 7

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Stubbs of Laurens—

A bill to amend charter of Town of Dudley relative to levy of taxes in said town.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Vickery of the 4th—

A bill to create Board of Commissioners of Roads and Revenues for Charlton County

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 107, Nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent House Bill No. 1054 was taken from the table and placed upon the calendar.

The following resolution of the House was read and adopted:

By Mr. Harvin of Calhoun—

A resolution to authorize and instruct the State Librarian to furnish certain books to Clerk of Superior Court of Calhoun County destroyed by burning of Court House of Calhoun County

The following resolution of the Senate was read and adopted:

By Mr. Bowden of the 5th—

A resolution to request certain Federal officials to give consideration to claims of Georgia School of Technology for establishment of Non-Metallic Experiment Station at said institution by United States Bureau of Mines.

The following bills and resolutions of the House, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Smith of Telfair—

A bill to amend Section 4968 of Code of 1910 relative to how attorneys at law may be re-instated.

On motion the bill was tabled.

By Mr. DuBose of Clarke—

A bill to appropriate money for placing statue of Crawford W Long in Capitol at Washington, D. C.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Cranford of Terrell as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On motion the bill was tabled.

By Mr. Dickey of Crawford—

A bill to provide for establishment of a School of Agriculture and Mechanical Arts in this State.

On motion the bill was tabled.

By Mr. Sweat of Ware—

A bill to amend Section 421 of Code of 1910 relative to admissibility in evidence of copy of duly recorded deed where original is lost.

On motion the bill was tabled.

By Messrs. Williams and Brannon of Bulloch—

A bill to authorize sale of certain land in Bulloch County owned by State of Georgia.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Holtzclaw of Houston—

A bill to fix time of office of Commissioner of Pensions.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 111, Nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Atkinson of Camden—

A bill to revise Dental Laws of State of Georgia and establish a Board of Dental Examiners.

The following amendment offered by the Committee on General Judiciary No. 2 was read and adopted:

Amend Sec. 16 by substituting the word Appeal for the word Certiorari in the 6th line of said section.

Amend Sec. 22 by substituting the word Five for the word Twenty in line seven of said section.

The report of the Committee, which was favorable to the passage of the bill, as amended, was agreed to.*

On the passage of the bill the Ayes were 97, Nays 4.

The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Sibley of Greene and Covington of Colquitt—

A bill establishing and designating Frances Willard Day in the public schools of this State.

The report of the Committee, which was favorable to the passage of the bill, was agree to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sweat of Ware—

A bill to provide for the assurance, registration and transfer of land titles and interests therein

in this State, relative to compensation of examiners.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Law of Burke—

A bill to regulate the registration, branding, inspection, analysis and sale of calcium arsenate, and for other purposes.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House, and the Speaker designated Mr. Smith of Carroll as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass.

The following substitute offered by the Committee on Appropriations was read and adopted:

A BILL

To be entitled an Act to regulate the registration, branding, inspection, analysis and sale of Calcium Arsenate, lead arsenate, and dust mixtures containing sulphur, lead-arsenate and lime, and other insecticides and fungicides commonly used

on cotton, field crops and fruit; to provide for making rules for the enforcement of the provisions of this Act, and to fix a standard of calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops, and fruit; to prescribe the punishment to be visited upon violators of the provisions of this Act; to appropriate a sum of money for the purpose of defraying expenses that may be incident to making the analysis or analyses of the preparation herein named, and for other purposes.

Section 1. Be it enacted by the General Assembly of Georgia, and it is hereby enacted by the authority of the same, That from and after the passage of this Act, all manufacturers and jobbers of and dealers in calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops, and fruits, in this State, who may desire to offer for sale and sell calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops and fruit, shall first file with the Commissioner of Agriculture the name of each brand of said preparation, which they may wish to sell either directly or through agents, together with the name and business address of such manufacturers, jobbers or dealers as the case may be.

Section 2. Be it further enacted by the authority aforesaid, That it shall be the duty of all manufacturers, jobbers, dealers and agents in advance of offering calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops, and fruit, for sale in this State, to brand on each package, containing the name, the words, **CALCIUM ARSENATE, LEAD ARSENATE, AND DUST MIXTURES CONTAINING SULPHUR, LEAD ARSENATE AND LIME**, and other insecticides and fungicides commonly used on cotton, field crops and fruit, the weight of the package in full, the name and address of the manufacturer, also the contents of goods, the guaranteed analysis, solubility and density

Section 3. Be it further enacted by the authority aforesaid, That all manufacturers, or jobbers or agents representing them, who have registered their brands of the preparations heretofore mentioned, shall apply to the Commissioner of Agriculture for tags to be attached to each package of the afore-mentioned preparation, and with such request, the sum of twenty-five (\$.25) cents per ton, as an inspection fee. Thereupon, the Commissioner of Agriculture shall supply such applicants with the requisite number of tags which latter, attached to each package of Calcium Arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops, and fruit, shall

be prima facie evidence of compliance with the provisions of this Act. Tags left over from one season shall not be used next or succeeding season or be redeemed by the Commissioner of Agriculture.

Section 4. Be it further enacted by the authority aforesaid, That samples of calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops and fruit shall be taken by fertilizer inspectors appointed by the Commissioner of Agriculture, but they shall not be allowed additional compensation for such service; they shall, however, be reimbursed in the matter of actual traveling expenses now paid, under the rules of the Department of Agriculture, when engaged in inspecting fertilizers. Samples of calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops, and fruit, shall be taken in the same manner now observed in taking samples of fertilizers.

Section 5. Be it further enacted by the authority aforesaid, That it shall be the duty of the State Chemist to make the necessary analysis of all samples of calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops, and fruit, that may be turned over to him by the proper authorities. He shall keep a record of all such analyses and report

on the same, as he now does in the case of fertilizer samples analyzed.

Section 6. Be it further enacted by the authority aforesaid, That the State Board of Entomology is hereby authorized and required to fix a standard for calcium arsenate, lead arsenate, and dust mixtures containing sulphur, lead arsenate and lime, and other insecticides and fungicides commonly used on cotton, field crops and fruit, and to make such rules and regulations as, in the judgment of said Board, as shall be necessary for the protection of the people, and make thoroughly effective the provisions of this Act, and such regulations shall have the force of law.

Section 7 Be it further enacted by the authority aforesaid, That the sum of Five Thousand (\$5,000) Dollars, or so much thereof as may be necessary, be, and the same is hereby appropriated to the Department of Agriculture for the purpose of defraying the expenses that may be incident to making the analysis hereinbefore required.

Section 8. Be it further enacted by the authority aforesaid, That any person or persons, who shall violate any of the provisions of this Act, shall be deemed guilty of a misdemeanor, and on conviction shall be punished as prescribed in Section 1065, Volume 2, of the Code of Georgia, 1910. All fines arising therefrom shall be paid into the State Treasury, and shall become a part of the State Educational Fund.

Section 9. Be it further enacted by the authority aforesaid, That it shall be the duty of the

Commissioner of Agriculture to prosecute each and every violator of any of the provisions of this Act.

Section 10. Be it further enacted by the authority aforesaid, That no provisions of the laws relating to the sale of Drugs and Poisons shall be construed to apply to the sale of the above named insecticides and fungicides for use on cotton, field crops and fruit.

Section 11. Be it further enacted by the authority aforesaid, That all laws and parts of laws in conflict with this Act be, and the same are, hereby repealed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to by substitute.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Burkhalter	Dobbs
Adams of Walton	Burt	Duncan of Hall
Alfriend	Bussey	Ficklen
Anderson of Chattooga	Buxton	Gann
Anderson of Jenkins	Calhoun	Grant
Arnold	Carswell	Green
Atkinson	Cochran	Guess
Barrett	Copeland	Hamilton
Bellah	Corbett	Harvin
Blalock	Covington	Haynie
Bowen	Cranford	Hinton
Boyett of Marion	Daniel	Hixon
Boyett of Stewart	Davis of Floyd	Hodges
Brannen	Davis of Oglethorpe	Hullender
Brinson	DeLoach	Hyers
	Dickey	Jackson of Towns

Johns	Mundy	Smith of Telfair
Johnson of Appling	Neill	Stone
Jones of Lowndes	Nichols of Wayne	Strozier
Jones of Thomas	Owen of Gordon	Sumner
Jordan of Jasper	Owen of Paulding	Sweat of Pierce
Kent	Pace	Sweat of Ware
Kimsey	Palmer of Crisp	Swint
King	Parrish	Tankersley
Knabb	Perryman	Tatum of Campbell
Knight	Pope	Tatum of Dade
Lankford	Purcell	Timmerman
Lasseter	Ramsey of Brooks	Trippe
Law	Ramsey of Columbia	Walker
Lawrence	Reid	Wall
Lee	Reiser	Ware
Lewis	Reville	Warren
Lindsay of DeKalb	Richardson	Weston
Lindsey of Wilkes	Rogers of Elbert	Whitaker of Lowndes
Longley	Rogers of Laurens	Whitaker of Rockdale
MacIntyre	Royal	Williams of Bulloch
McFarland	Seaman	Williams of Miller
Manning	Shannon	Willoughby
Mason	Sibley	Wohlwender
Middleton	Smiley	Woods
Milner	Smith of Candler	Woody
Moore of Butts	Smith of Carroll	Wyatt
Moore of Fulton	Smith of Fulton	Wynne
Moye	Smith of Meriwether	

Those voting in the negative were Messrs.:

Bird

Those not voting were Messrs.:

Barnes	Clarke	Eve
Barwick	Clifton	Falligant
Bates	Coates	Gallaber
Bradford	Cole	Griffin
Brooke	Culpepper	Gunnells
Brown	De La Perriere	Harden
Bush	DuBose	Hendrix
Callahan	Duncan of Dawson	Hollingsworth
Cannon	Dyer	Hollis

Holmes	McDaniel	Richards
Holtzclaw	McDonald	Rimes
Hudson	McKenney	Smith of Haralson
Jackson of Jones	Mann	Stewart
Johnson of Bartow	Minchew	Stovall
Johnson of Chatta- hoochee	Nichols of Spalding	Stubbs
Jones of Meriwether	Owen of Stephen	Swift
Jordan of Wheeler	Palmour of Hall	Thompson
Kelley	Penland	Thurmond
Kirby	Pilcher	Williams of Walton
Lambert	Quincey	Williams of Worth
	Rees	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 130, Nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Burt of Dougherty—

A bill to provide for certain improvements and appropriations for the Georgia Normal and Industrial School at Albany.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Moore of Fulton as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass as amended.

The following amendment offered by the Committee on Appropriations was read and adopted:

Amend House Bill 969 by striking the second paragraph of Section One (1) and further amend by striking the words and figures to-wit: “\$10,000” in paragraph 3, and inserting in lieu thereof the words and figures “\$5,000.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Daniel	Jones of Thomas
Adams of Walton	Davis of Floyd	Kent
Alfriend	Davis of Oglethorpe	Kimsey
Anderson of Chattooga	DeLoach	King
Arnold	Dickey	Kirby
Atkinson	Dobbs	Knabb
Bellah	Duncan of Hall	Lankford
Blalock	Dyer	Law
Bowen	Eve	Lee
Boyett of Marion	Ficklen	Lewis
Boyett of Stewart	Grant	Lindsay of DeKalb
Brannen	Green	Longley
Brinson	Guess	MacIntyre
Brown	Hamilton	McDonald
Burkhalter	Harvin	McFarland
Burt	Haynie	Mann
Bussey	Hinton	Manning
Buxton	Hixon	Mason
Calhoun	Hollingsworth	Middleton
Cannon	Hullender	Milner
Carswell	Hyers	Moore of Butts
Clifton	Jackson of Towns	Moore of Fulton
Cochran	Johns	Moye
Corbett	Johnson of Appling	Mundy
Covington	Johnson of Chattoohoochee	Neill
Tranford	Jones of Lowndes	Nichols of Wayne
		Owen of Gordon

Owen of Paulding	Shannon	Timmerman
Pace	Sibley	Trippe
Palmer of Crisp	Smith of Candler	Wall
Palmour of Hall	Smith of Carroll	Ware
Parrish	mith of Haralson	Weston
Perryman	Smith of Meriwether	Whitaker of Lowndes
Pope	Smith of Telfair	Whitaker of Rockdale
Purcell	Stone	Williams of Bulloch
Ramsey of Brooks	Strozier	Williams of Worth
Reid	Sumner	Wohlwender
Reiser	Sweat of Pierce	Woods
Reville	Sweat of Ware	Woody
Richardson	Swint	Wyatt
Rimes	Tankersley	Wynne
Royal	Tatum of Campbell	

Those voting in the negative were Messrs.:

Bird	Jordan of Jasper	Rogers of Laurens
Copeland	Lindsey of Wilkes	Tatum of Dade
Hodges	Ramsey of Columbia	Warren
Johnson of Bartow	Rogers of Elbert	

Those not voting were Messrs.:

Anderson of Jenkins	Griffin	Owen of Stephens
Barnes	Gunnells	Penland
Barwick	Harden	Pilcher
Barrett	Hendrix	Quincey
Bates	Hollis	Rees
Boyett of Stewart	Holmes	Richards
Bradford	Holtzclaw	Seaman
Brooke	Hudson	Smiley
Bush	Jackson of Jones	Smith of Fulton
Callahan	Jones of Meriwether	Stewart
Clarke	Jordan of Wheeler	Stovall
Coates	Kelley	Stubbs
Cole	Knight	Swift
Culpepper	Lambert	Thompson
De La Perriere	Lasseter	Thurmond
DuBose	Lawrence	Walker
Duncan of Dawson	McDaniel	Williams of Miller
Falligant	McKenney	Williams of Walton
Gallaher	Minchew	Willoughby
Gann	Nichols of Spalding	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 123, Nays 11.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Perryman of Talbot—

A bill to appropriate money to pay salary of assistant in office of Superintendent of Public Printing for years 1920 and 1921.

The bill involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Alfriend of Baldwin as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the bill back to the House with the recommendation that the same do pass as amended.

The following amendment was read and adopted:

By Mr. Milner of Dodge—

Amend by adding the following section: Section 2. Be it further enacted by the authority aforesaid, That there is hereby appropriated from the State Treasury the sum of six hundred eighty-three dollars and thirty-two cents, to pay the expense of clerical assistance incurred by the Superintendent

of Public Printing during the period beginning January 1st, 1920, and ending August 15th, 1920.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

The bill involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Dyer	Lee
Adams of Walton	Eve	Lewis
Alfriend	Ficklen	Lindsay of DeKalb
Anderson of Chattooga	Grant	Lindsey of Wilkes
	Green	Longley
Anderson of Jenkins	Griffin	MacIntyre
Arnold	Hamilton	McDonald
Atkinson	Harvin	McFarland
Barrett	Haynie	Mann
Bellah	Hinton	Manning
Bird	Hixon	Mason
Blalock	Hodges	Milner
Bowen	Hollingsworth	Moore of Fulton
Boyett of Stewart	Hullender	Moye
Brinson	Hyers	Mundy
Brown	Jackson of Towns	Neill
Burkhalter	Johns	Nichols of Wayne
Bussey	Johnson of Bartow	Owen of Gordon
Buxton	Johnson of Chattoohoochee	Owen of Paulding
Cannon		Pace
Cochran	Jones of Lowndes	Palmer of Crisp
Copeland	Jones of Thomas	Parrish
Corbett	Jordan of Jasper	Perryman
Covington	Kent	Pope
Cranford	Kimsey	Purcell
Davis of Floyd	King	Ramsey of Brooks
Davis of Oglethorpe	Knabb	Ramsey of Columbia
DeLoach	Lankford	Reid
Dobbs	Law	Reiser
Duncan of Hall	Lawrence	Reville

Richardson	Strozier	Ware
Rimes	Sumner	Warren
Rogers of Laurens	Sweat of Ware	Weston
Seaman	Swint	Whitaker of Lowndes
Sibley	Tankersley	Whitaker of Rockdale
Smiley	Tatum of Campbell	Williams of Bulloch
Smith of Candler	Tatum of Dade	Wohlwender
Smith of Meriwether	Timmerman	Woods
Smith of Telfair	Trippe	Wyatt
Stone	Walker	
Stovall	Wall	

Those not voting were Messrs.:

Barnes	Guess	Penland
Barwick	Gunnells	Pilcher
Bates	Harden	Quincey
Boyett of Marion	Hendrix	Rees
Bradford	Hollis	Richards
Brannen	Holmes	Rogers of Elbert
Brooke	Holtzelaw	Royal
Burt	Hudson	Shaunon
Bush	Jackson of Jones	Smith of Carroll
Calhoun	Johnson of Appling	Smith of Fulton
Callahan	Jones of Meriwether	Smith of Haralson
Carswell	Jordan of Wheeler	Stewart
Clarke	Kelley	Stubbs
Clifton	Kirby	Sweat of Pierce
Coates	Knight	Swift
Cole	Lambert	Thompson
Culpepper	Lasseter	Thurmond
Daniel	McDaniel	Williams of Miller
De La Perriere	McKenney	Williams of Walton
Dickey	Middleton	Williams of Worth
DuBose	Minchew	Willoughby
Duncan of Dawson	Moore of Butts	Woody
Falligant	Nichols of Spalding	Wynne
Gallaher	Owen of Stephens	Mr. Speaker
Gann	Palmour of Hall	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 119, Nays 0.

The bill having received the requisite constitutional majority, was passed as amended.

By Mr. Cannon of Rabun—

A resolution to pay pension due John P Berrong for years 1918 and 1919.

The following substitute offered by the Committee on Appropriations was read and adopted:

A RESOLUTION

Whereas, John P Berrong, an indigent pensioner of the State, from the County of Rabun, was stricken from the Pension Roll on November 30, 1917, by the Commissioner of Pensions, under a misapprehension, and as soon as the Commissioner of Pensions was correctly informed as to the true status of the said J. P Berrong, he restored him to the Pension Roll, to be paid his pension for 1920, and the said J. P Berrong lost the pension of 1918, of \$80.00, and of 1919, of \$90.00 by reason of being stricken from the Pension Roll and before being restored thereto; and

Whereas, W A Touchstone, was on the Service Pension Roll of Floyd County, Ga., and departed this life in April, 1919 (and paid his last pension for 1919) and that he died leaving a widow to whom he was lawfully married on the 21st day of March, 1869, and by operation of law, she became eligible to a pension in her own right, and through

ignorance, and for want of information as to what her rights were, she failed to make and file her application in the office of the Commissioner of Pensions, within the time fixed by law to be placed on the roll to be paid a pension for 1920, to which she was lawfully entitled; and

Whereas, J. H. Crane, an indigent pensioner of Pike County, Georgia, was placed on the indigent pension roll of said county in 1901, and died in said county on the 31st day of December, 1919, at 5:00 o'clock P. M. possessed of no estate, either real or personal, and the pension for 1920 would have been due immediately after 12:00 o'clock A. M. January 1st, 1920, just seven (7) hours after the death of the said J. H. Crane; wherefore

Be it resolved, That the sum of One Hundred and Seventy (\$170.00) Dollars be and the same is hereby appropriated to pay the pensions due to J. P. Berrong of Rabun County, for the years 1918 and 1919, that were withheld from him while stricken from the Pension Roll, and the Governor is hereby authorized to draw his warrant in favor of the said J. P. Berrong for said sum to be paid out of any funds in the Treasury; and

Be it further resolved, That the sum of One Hundred Dollars, be and is hereby appropriated to pay the pension of Mrs. Amanda Touchstone, of the County of Floyd, for the year 1920, and the Governor is hereby authorized to draw his warrant in favor of Mrs. Amanda Touchstone, to be paid out of any fund that may be in the Treasury undisposed of; and

Be it further resolved, That the sum of One Hundred (\$100.00) Dollars be, and the same is hereby appropriated to the Ordinary of Pike County, Georgia, to be by him applied to the payment of the expenses for the last illness and funeral expenses of the said J. H. Crane, and that the Governor is authorized to draw his warrant for the said sum of One Hundred (\$100.00) Dollars, payable to the Ordinary of Pike County, Georgia, for the pension of the said J. H. Crane for the year 1920.

The resolution involving an appropriation, the House was resolved into the Committee of the Whole House and the Speaker designated Mr. Sumner of Johnson as Chairman thereof.

The Committee of the Whole House arose, and through their Chairman reported the Resolution back to the House with the recommendation that the same do pass as amended.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to by substitute.

The resolution involving an appropriation, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Atkinson	Brinson
Adams of Walton	Barrett	Brown
Alfriend	Beliah	Burkhalter
Anderson of Chat- tooga	Bird	Bussey
Anderson of Jenkins	Blalock	Buxton
Arnold	Bowen	Calhoun
	Boyett of Stewart	Cannon

Copeland	Jordan of Jasper	Reid
Corbett	Kimsey	Reiser
Covington	King	Reville
Cranford	Knabb	Richardson
Davis of Floyd	Knight	Rogers of Laurens
Davis of Oglethorpe	Law	Sibley
DeLoach	Lawrence	Smith of Candler
Dobbs	Lee	Smith of Fulton
Duncan of Hall	Lewis	Smith of Meriwether
Dyer	Lindsay of DeKalb	Stone
Eve	Lindsey of Wilkes	Strozier
Ficklen	MacIntyre	Sumner
Gann	McDonald	Sweat of Pierce
Grant	McFarland	Sweat of Ware
Green	Mason	Tankersley
Hamilton	Milner	Tatum of Campbell
Harvin	Moore of Fulton	Tatum of Dade
Haynie	Moye	Timmerman
Hinton	Mundy	Trippe
Hixon	Neill	Walker
Hodges	Nichols of Wayne	Wall
Hullender	Owen of Gordon	Ware
Hyers	Owen of Paulding	Warren
Jackson of Towns	Pace	Weston
Johns	Palmer of Crisp	Whitaker of Lowndes
Johnson of Appling	Parrish	Whitaker of Rockdale
Johnson of Bartow	Perryman	Williams of Bulloch
Johnson of Chatta- hoochee	Pope	Willoughby
	Purcell	Wohlwender
Jones of Lowndes	Ramsey of Brooks	Woods
Jones of Thomas	Ramsey of Columbia	Wynne

Those not voting were Messrs.:

Barnes	Callahan	De La Perriere
Barwick	Carswell	Dickey
Bates	Clarke	DuBose
Boyett of Marion	Clifton	Duncan of Dawson
Bradford	Coates	Falligant
Brannen	Cochran	Gallaher
Brooke	Cole	Griffin
Burt	Culpepper	Guess
Bush	Daniel	Gunnells

Harden	McKenney	Shannon
Hendrix	Mann	Smiley
Hollingsworth	Manning	Smith of Carroll
Hollis	Middleton	Smith of Haralson
Holmes	Minchew	Smith of Telfair
Holtzelaw	Moore of Butts	Stewart
Hudson	Nichols of Spalding	Stovall
Jackson of Jones	Owen of Stephens	Stubbs
Jones of Meriwether	Palmour of Hall	Swift
Jordan of Wheeler	Penland	Swint
Kelley	Pilcher	Thompson
Kent	Quincey	Thurmond
Kirby	Rees	Williams of Miller
Lambert	Richards	Williams of Walton
Lankford	Rimes	Williams of Worth
Lasseter	Rogers of Elbert	Woody
Longley	Royal	Wyatt
McDaniel	Seaman	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 112, Nays 0.

The resolution having received the requisite constitutional majority was passed by substitute.

By Mr. Seaman of Ware—

A bill to appropriate money to supply deficit in appropriation for tick eradication for years 1920 and 1921.

Mr. Arnold of Clay moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Messrs. Lee of Quitman, Thompson of Madison, Wall of Putnam, Gallaher of Macon, Holder of Jackson, Bird of Taliaferro, Clifton of Lee.

The Speaker announced the House adjourn until 3 P. M.

AFTERNOON SESSION.

3 o'Clock P. M.

The House met again at this hour and w called to order by Speaker Pro Tem. Milner.

The roll was called and the following membe answered to their names:

Adams of Walton	Johnson of Appling	Rogers of Laurens
Arnold	Johnson of Bartow	Seaman
Bellah	Jones of Lowndes	Shannon
Blalock	Jones of Thomas	Sibley
Boyett of Stewart	Kent	Smiley
Brown	Kimsey	Smith of Candler
Burt	King	Smith of Carroll
Bussey	Knight	Smith of Fulton
Buxton	Lankford	Smith of Meriwether
Calhoun	Law	Strozier
Clarke	Lawrence	Stubbs
Copeland	Lewis	Sweat of Pierce
Corbett	MacIntyre	Sweat of Ware
Covington	McFarland	Swint
Daniel	Middleton	Tankersley
Davis of Floyd	Milner	Tatum of Campbell
Davis of Oglethorpe	Moore of Fulton	Tatum of Dade
Dobbs	Moye	Trippe
Ficklen	Mundy	Walker
Grant	Neill	Ware
Green	Pace	Warren
Griffin	Palmer of Crisp	Weston
Hamilton	Pope	Whitaker of Lowndes
Harvin	Ramsey of Brooks	Whitaker of Rockdale
Hinton	Ramsey of Columbia	Williams of Miller
Hixon	Reid	Willoughby
Hodges	Reiser	Wohlwender
Jackson of Towns	Reville	Mr. Speaker
Johns	Richardson	

The roll call disclosed the fact that a quorum was not present.

Mr. Moyer of Randolph moved that the House do now adjourn until next Monday morning at 11 o'clock.

Upon request the Speaker Pro Tem. instructed the Clerk to read Rules Nos. 136 and 137

Mr. Moyer of Randolph withdrew his motion that the House do now adjourn until next Monday morning at 11 o'clock.

Mr. Knight of Berrien moved that the House do now adjourn until next Monday morning at 11 o'clock.

On this motion the Ayes and Nays were called, and the call was sustained.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Anderson of Jenkins	Lawrence	Warren
Barrett	Lewis	Weston
Calhoun	MacIntyre	
Knight	Walker	

Those voting in the negative were Messrs.:

Adams of Walton	Bussey	Dobbs
Arnold	Buxton	Ficklen
Atkinson	Cannon	Grant
Bellah	Clark	Green
Blalock	Copeland	Hamilton
Bowen	Corbett	Harvin
Bozett of Stewart	Covington	Hinton
Brown	Davis of Floyd	Hixon
Burt	Davis of Oglethorpe	Hodges

Jackson of Towns	Owen of Gordon	Strozier
Johns	Pace	Stubbs
Johnson of Appling	Palmer of Crisp	Sweat of Pierce
Johnson of Bartow	Parrish	Sweat of Ware
Jones of Lowndes	Pope	Swint
Jones of Thomas	Ramsey of Brooks	Tankersley
Kimsey	Reid	Tatum of Campbell
King	Reiser	Tatum of Dade
Knabb	Reville	Trippe
Lankford	Richardson	Ware
Law	Rogers of Laurens	Whitaker of Lowndes
Lindsay of DeKalb	Seaman	Whitaker of Rockdale
McFarland	Shannon	Williams of Bulloch
Middleton	Sibley	Williams of Miller
Milner	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Wynne
Neill	Smith of Meriwether	
Nichols of Wayne	Stovall	

Those not voting were Messrs.:

Adams of Newton	Cole	Hendrix
Alfriend	Cranford	Hollingsworth
Anderson of Chattooga	Culpepper	Hollis
Barnes	Daniel	Holmes
Barwick	De La Perriere	Holtzclaw
Bates	DeLoach	Hudson
Bird	Dickey	Hullender
Boyett of Marion	DuBose	Hyers
Bradford	Duncan of Dawson	Jackson of Jones
Brannen	Duncan of Hall	Johnson of Chattoohoochee
Brinson	Dyer	Jones of Meriwether
Brooke	Eve	Jordan of Jasper
Burkhalter	Falligant	Jordan of Wheeler
Bush	Gallaher	Kelley
Callahan	Gann	Kent
Carswell	Griffin	Kirby
Clifton	Guess	Lambert
Coates	Gunnells	Lasseter
Cochran	Harden	Lee
	Haynie	

Lindsey of Wilkes	Penland	Stewart
Longley	Perryman	Stone
McDaniel	Pilcher	Sumner
McDonald	Purcell	Swift
McKenney	Quincey	Thompson
Mann	Ramsey of Columbia	Thurmond
Manning	Rees	Timmerman
Masoz	Richards	Wall
Minchew	Rimes	Williams of Walton
Moore of Butts	Rogers of Elbert	Williams of Worth
Nichols of Spalding	Royal	Woody
Owen of Paulding	Smith of Haralson	Wyatt
Owen of Stephens	Smith of Telfair	Mr. Speaker
Palmour of Hall		

On the motion that the House do now adjourn until next Monday morning at 11 o'clock the Ayes were 10, Nays 85, and the motion was lost.

Mr. Pace of Sumter requested a call of the House and that the Speaker instruct the Sergeant-at-Arms to arrest absent members and bring them into the hall.

Mr. Arnold of Clay moved that the House do now adjourn, and the motion prevailed.

The Speaker Pro Tem. announced the House adjourned until next Monday morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

Monday, August 9, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of Chattooga	Clifton	Gunnells
Anderson of Jenkins	Coates	Hamilton
Arnold	Cochran	Harden
Atkinson	Cole	Harvin
Barnes	Copeland	Haynie
Barwick	Corbett	Hendrix
Barrett	Covington	Hinton
Bates	Cranford	Hixon
Bellan	Culpepper	Hodges
Bird	Daniel	Hollingsworth
Blalock	Davis of Floyd	Hollis
Bowen	Davis of Oglethorpe	Holmes
Boyett of Marion	De La Perriere	Holtzclaw
Boyett of Stewart	DeLoach	Hudson
Bradford	Dickey	Hullender
Brannen	Dobbs	Hyers
Brinson	DuBose	Jackson of Jones
Brown	Duncan of Dawson	Jackson of Towns
Burkhalter	Duncan of Hall	Johns
Burt	Dyer	Johnson of Appling
Bush	Eve	Johnson of Bartow
Bussey	Falligant	Johnson of Chatahoochee
Buxton	Ficklen	
Calhoun	Gallaher	Jones of Lowndes
Callahan	Gann	Jones of Meriwether
	Grant	Jones of Thomas

Jordan of Jasper	Nichols of Wayne	Stewart
Jordan of Wheeler	Owen of Gordon	Stone
Kelley	Owen of Paulding	Stovall
Kent	Owen of Stephens	Strozier
Kimsey	Pace	Stubbs
King	Palmer of Crisp	Sumner
Kirby	Palmour of Hall	Sweat of Pierce
Knabb	Parrish	Sweat of Ware
Knight	Penland	Swift
Lambert	Perryman	Swint
Lankford	Pilcher	Tankersley
Lasseter	Pope	Tatum of Campbell
Law	Purcell	Tatum of Dade
Lawrence	Quincey	Thompson
Lee	Ramsey of Brooks	Thurmond
Lewis	Ramsey of Columbia	Timmerman
Lindsay of DeKalb	Rees	Trippe
Lindsey of Wilkes	Reid	Walker
Longley	Reiser	Waller
MacIntyre	Reville	Ware
McDaniel	Richards	Warren
McDonald	Richardson	Weston
McFarland	Rimes	Whitaker of Lowndes
McKenney	Rogers of Elbert	Whitaker of Rockdale
Mann	Rogers of Laurens	Williams of Bulloch
Manning	Royal	Williams of Miller
Mason	Seaman	Williams of Walton
Middleton	Shannon	Williams of Worth
Milner	Sibley	Willoughby
Minchew	Smiley	Wohlwender
Moore of Butts	Smith of Candler	Woods
Moore of Fulton	Smith of Carroll	Woody
Moye	Smith of Fulton	Wyatt
Mundy	Smith of Haralson	Wynne
Neill	Smith of Meriwether	Mr. Speaker
Nichols of Spalding	Smith of Telfair	

By unanimous consent the reading of the Journal of Saturday, August 7, 1920, was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Reports of Standing Committees.
2. Second Reading Senate Bills and Resolutions which have been favorably reported.
3. First Reading Senate Bills and Resolutions.

Mr. Lankford of Toombs County, Chairman of the Committee on Conservation, submitted the following report:

Mr Speaker:—

Your Committee on Conservation have had under consideration the following House Bill No. 600, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass by substitute as amended.

G. W. LANKFORD, Chairman.

Mr. Alfriend of Baldwin County, Chairman of the Committee on Education, submitted the following report:

Mr Speaker:—

Your Committee on Education have had under consideration the following Senate bills, Nos. 279 and 346, and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 279, to amend Sec. 145 School Code.

Senate Bill 346, to establish system of public schools in Washington, Ga.

KYLE T. ALFRIEND, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Public Printing, submitted the following report:

Mr Speaker:—

Your Committee on Public Printing have had under consideration the following bill of the Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 328 (same as House Bill No. 937 already favorably reported by this committee).

E. H. GRIFFIN, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate and House, to-wit:

No. 202. A bill to amend an Act approved August 18, 1916.

No. 167 A bill to amend Section 6, Article 7 of the Constitution.

No. 340. A bill to provide for the taking and filing of bills of sale of cattle.

House Bill 1124. A bill to fix primary laws for Chattahoochee County.

1118. A bill to provide for a salary for the Treasurer of Wheeler County instead of fees as paid heretofore.

1113. A bill prohibiting the killing of fox in Green County during certain seasons.

1102. A bill to amend an act creating office of Commissioner of Roads and Revenues for Telfair County.

1080. A bill to amend an Act creating a Board of Commissioners of Roads and Revenues in Polk County.

1064. A bill to amend an Act providing for a system of drainage and reclaiming the wet, swamp and overflowed lands of the State of Georgia.

767 A bill to amend section providing for selection by Governor of Banks in certain cities and towns.

766. A bill to amend section providing for selection by Governor of banks in certain cities and towns.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the Senate, to-wit:

358. A bill providing that the salary of the Solicitor-General of the Brunswick Judicial Circuit shall be paid quarterly.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolutions of the House and Senate, to-wit:

1108. A bill to create the office of Commissioner of Roads and Revenues in County of Pickens.

1132. A bill to amend an Act empowering the Mayor and Aldermen of City of Savannah to acquire property for establishment of a municipal wharf.

1140. A bill to amend an Act providing for a Board of Commissioners for County of Elbert.

845. A bill to provide the amount of deposit to be made by Life Insurance Companies not now authorized to do business in this State.

648. A bill to make appropriation for payment of increases in salary due members of Railroad Commission.

1155. A bill to amend an Act providing for compensation of stenographic reporters in certain Judicial Circuits.

149. A bill to amend Sections 1280 to 1288 both inclusive of Parks' Penal Code for 1915.

House Resolution 170. A resolution to appropriate \$500.00 for paying the expenses and per diem of members of legislative committee who have visited institutions and properties of the State.

Senate Bill 313. A bill to provide for the construction of overhead bridges and underground passes at grade.

House Bill 1157 A bill to amend an Act establishing City Court of Eastman.

The following bills of the Senate, favorably reported, were read the second time:

By Mr. Elders of the 2nd—

Senate Bill No. 279. A bill to amend Section 145 of School Code of Georgia relative to limitation on levying taxes to pay principal and interest on school building bonds.

By Messrs. Allen of the 35th and Steed of the 37th—

Senate Bill No. 328. A bill to amend Act creating office of Superintendent of Public Printing relative to assistant for said office.

By Mr. Reynolds of the 50th—

Senate Bill No. 346. A bill to amend Act to establish system of public schools in City of Washington relative to levy of taxes for school purposes.

The following bills and resolutions of the Sen-

ate were read the first time and referred to committees:

By Mr. Kirkland of the 3rd—

Senate Bill No. 239. A bill to regulate the drilling of oil and gas wells in this State and for other purposes.

Referred to Committee on Conservation .

By Mr. Kea of the 16th—

Senate Bill No. 347. A bill to incorporate the City of Soperton.

Referred to Committee on Municipal Government.

By Mr. Pittman of the 42nd—

Senate Bill No. 356. A bill to amend Act to abolish fee sytsem in Superior Courts of Cherokee Circuit relative to salary of Solicitor-General of said Circuit.

Referred to Committee on Special Judiciary.

By Mr. Blasingame of the 27th—

Senate Bill No. 357 A bill to abolish office of Treasurer of Oconee County

Referred to Committee on County and County Matters.

By Mr. Elders of the 2nd—

Senate Resolution No. 102. A resolution to re-

lieve J. F. Easterling from paying bond in criminal case.

Referred to General Judiciary Committee No. 1.

By Mr. Ayers of the 33rd—

Senate Bill No. 167 A bill to amend Constitution of the State relative to building and maintaining hospitals.

Referred to Committee on Amendments to Constitution.

The following resolution of the House was read and adopted:

By Mr. Bird of Taliaferro—

Resolved by the House, the Senate concurring, that the Governor of Georgia is hereby authorized and directed to appoint a Commission of five (5) to solicit and secure funds for the purpose of erecting a monument of the Honorables A. H. Stephens and Crawford W. Long in the Hall of Fame in Washington, D. C., as the Representatives from Georgia.

The following bills of the House and Senate, set as special orders by the Committee on Rules, were read for the third time and placed upon their passage:

By Messrs. McDonald of Richmond and Longley of Troup—

A bill to amend Act making it misdemeanor to obtain food or lodging at any hotel or inn with in-

tent to defraud so as to include hospitals and sanitariums.

On motion the bill was tabled.

By Mr. Sweat of Ware—

A bill to protect and preserve the pine forests of this State.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

By Mr. Mundy of Polk—

A bill to amend Constitution of the State so as to provide for bi-ennial sessions of the General Assembly.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Boyett of Stewart	Coates
Adams of Walton	Bradford	Cochran
Alfriend	Brannen	Copeland
Anderson of Jenkins	Brinson	Covington
Arnold	Burkhalter	Cranford
Barwick	Burt	Daniel
Barrett	Bussey	Davis of Floyd
Bellah	Buxton	De La Perriere
Blalock	Calhoun	Dobbs
Bowen	Callahan	Ficklen
Boyett of Marion	Clifton	Grant

Green	Middleton	Sibley
Harvin	Milner	Smiley
Haynie	Minchew	Smith of Candler
Hinton	Moore of Fulton	Smith of Carroll
Hixon	Moye	Smith of Fulton
Hodges	Mundy	Steen
Hollis	Neill	Stovall
Holmes	Nichols of Wayne	Stubbs
Hullender	Owen of Gordon	Sumner
Jackson of Jones	Owen of Paulding	Sweat of Pierce
Johns	Pace	Swift
Johnson of Appling	Palmer of Crisp	Swint
Johnson of Bartow	Palmour of Hall	Tankersley
Johnson of Chatta- hoochee	Perryman	Tatum of Campbell
Jones of Lowndes	Pope	Tatum of Dade
Jones of Thomas	Purcell	Thompson
Jordan of Jasper	Quincey	Thurmond
Kent	Ramsey of Brooks	Timmerman
King	Ramsey of Columbia	Trippe
Kirby	Rees	Walker
Knabb	Reid	Wall
Lankford	Reiser	Ware
Lee	Reville	Warren
Lewis	Richardson	Whitaker of Rockdale
Lindsey of Wilkes	Rimes	Williams of Bulloch
MacIntyre	Rogers of Elbert	Williams of Miller
McFarland	Rogers of Laurens	Williams of Worth
Mann	Royal	Willoughby
Manning	Seaman	Woods
Mason	Shannon	Wynne

Those voting in the negative were Messrs.:

Anderson of Chat- tooga	Davis of Oglethorpe	Holtzclaw
Atkinson	DeLoach	Hudson
Bates	Dickey	Jackson of Towns
Bird	Duncan of Hall	Jones of Meriwether
Brown	Gallaher	Jordan of Wheeler
Cannon	Gann	Kelley
Cole	Gunnells	Kimsey
Corbett	Harden	Knight
	Hollingsworth	Lambert

Lasseter	Penland	Weston
Law	Pilcher	Whitaker of Lowndes
Lindsay of DeKalb	Smith of Telfair	Williams of Walton
McKenney	Stewart	Wohlwender
Moore of Butts	Sweat of Ware	Woody
Parrish		

Those not voting were Messrs.:

Barnes	Falligant	Nichols of Spalding
Brooke	Griffin	Owen of Stephens
Bush	Guess	Richards
Carswell	Hamilton	Smith of Haralson
Clarke	Hendrix	Smith of Meriwether
Culpepper	Hyers	Strozier
DuBose	Lawrence	Wyatt
Duncan of Dawson	Longley	Mr. Speaker
Dyer	McDaniel	
Eve	McDonald	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 123, Nays 42.

The bill having failed to receive the requisite constitutional majority, was lost.

By Mr. Lawrence of Chatham—

A Bill to prohibit use of nets over 30 feet in length in fishing in salt waters of State in certain cases.

The following amendments offered by the Committee on Game and Fish were read and adopted:

Amend by adding at the end of the title the words “located on an island.”

Amend by adding after the word “town” in the first section the words “located on an island.”

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 111, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Gallaher of Macon—

A resolution to relieve C. J. Harp as surety on bond.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 98, Nays 0.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Whitaker of Lowndes—

A bill to authorize executors, administrators and others to sell land left by will in certain cases.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Knight of Berrien—

A RESOLUTION.

The following amendment is hereby proposed to the Constitution of the State:

Section 1. Be it enacted by the General Assembly of Georgia and it is hereby enacted by authority of the same, That Article 3, Section 3, Paragraph 1, of the Constitution of the State of Georgia be amended by striking out all of said article of said section and paragraph, and by substituting in lieu thereof the following:

Paragraph 1. The House of Representatives shall consist of not more than 196 Representatives, apportioned among the several counties as follows, to-wit: To the six counties having the largest population, viz.: Fulton, Chatham, Richmond, Bibb, Floyd and Muscogee, three Representatives each; to the twenty-six counties having the next largest population, viz.: Laurens, Carroll, Jackson, Sumter, Thomas, DeKalb, Decatur, Coweta, Cobb, Washington, Burke, Bulloch, Troup, Hall, Walton, Bartow, Meriwether, Emanuel, Lowndes, Elbert, Brooks, Ware, Houston, Wilkes, Clarke and Gwinnett, two Representatives each; and the remaining counties, one Representative each. In the event of the ratification of this amendment to the Constitution and in the event of the ratification of the amendments to the Constitution creating the Counties of Lanier, Seminole and Brantley, or either of them, the said counties so created shall also be entitled to representation in the General Assembly. In the event

of a ratification of the amendments creating the counties of Lanier, Seminole and Brantley or either of them, an election shall be held in such county or counties on the first Tuesday in January, 1921, under the laws now governing similar elections for members of the General Assembly, for the election of a member of the General Assembly from said county or counties, for the session of 1921 and 1922.

Section 2. Be it further enacted, by the authority aforesaid, That when said proposed amendment shall be agreed to by two-thirds of the members elected to each House of the General Assembly, it shall be entered upon the Journal of each House with the Ayes and Nays thereon, and published in one or more newspapers in each Congressional District of said State for two months previous to the time for holding the next general election in said State, and shall at said next general election be submitted to the people for ratification in the following form, to-wit: "For ratification of an amendment to Paragraph 1, Section 3, Article 3, of the Constitution, providing for representation in the House of Representatives for counties not now represented," or "Against ratification of an amendment to Paragraph 1, Section 3, of Article 3, of the Constitution, providing for representation in the House of Representatives for counties not now represented." If the majority of the electors qualified to vote for members of the General Assembly, voting thereon shall vote for ratification, having written or printed on their ballots, the preceding

forms, which votes cast at said election shall be consolidated as now required by law in elections for members of the General Assembly, and return thereof made to the Governor, then he shall declare said amendment adopted and make proclamation thereof in the manner now provided by law.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

The bill involving a constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Cochran	Hixon
Alfriend	Cole	Hodges
Anderson of Chattooga	Copeland	Hollingsworth
Anderson of Jenkins	Corbett	Jackson of Jones
Arnold	Covington	Jackson of Towns
Atkinson	Cranford	Johns
Barwick	Davis of Floyd	Johnson of Appling
Bates	Davis of Oglethorpe	Johnson of Bartow
Bird	De La Perriere	Johnson of Chatta-
Blalock	DeLoach	hoochee
Bowen	Dickey	Jones of Lowndes
Boyett of Marion	Dobbs	Jones of Thomas
Boyett of Stewart	Eve	Jordan of Jasper
Bradford	Gallaher	Kelley
Brannen	Gann	Kent
Brinson	Grant	Kimsey
Brown	Green	King
Burkhalter	Griffin	Kirby
Burt	Guess	Knabb
Bussey	Gunnells	Knight
Buxton	Hamilton	Lambert
Calhoun	Harden	Lankford
Callahan	Harvin	Lasseter
Clifton	Haynie	Law
Coates	Hendrix	Lee
	Hinton	Lewis

Lindsay of DeKalb	Pope	Sweat of Pierce
Lindsey of Wilkes	Furcell	Sweat of Ware
MacIntyre	Quincey	Swift
McDonald	Ramsey of Brooks	Swint
McFarland	Ramsey of Columbia	Tankersley
McKenney	Rees	Tatum of Campbell
Mann	Reid	Tatum of Dade
Manning	Reiser	Thompson
Mason	Reville	Timmerman
Middleton	Richardson	Trippe
Milner	Rimes	Walker
Minchew	Rogers of Elbert	Wall
Moore of Butts	Rogers of Laurens	Ware
Moore of Fulton	Royal	Warren
Moye	Seaman	Weston
Mundy	Shannon	Whitaker of Lowndes
Neill	Sibley	Whitaker of Rockdale
Nichols of Wayne	Smiley	Williams of Miller
Owen of Gordon	Smith of Candler	Williams of Worth
Owen of Paulding	Smith of Carroll	Willoughby
Pace	Smith of Fulton	Wohlwender
Palmer of Crisp	Stewart	Woods
Palmour of Hall	Stone	Wyatt
Parrish	Stubbs	Wyne
Pilcher	Sumner	

Those voting in the negative were Messrs.:

Holtzelaw

Those not voting were Messrs.:

Adams of Newton	Duncan of Dawson	Lawrence
Barnes	Duncan of Hall	Longley
Barrett	Dyer	McDaniel
Bellah	Falligant	Nichols of Spalding
Brooke	Ficklen	Owen of Stephens
Bush	Hollis	Penland
Cannon	Holmes	Perryman
Carswell	Hudson	Richards
Clarke	Hullender	Smith of Haralson
Culpepper	Hyers	Smith of Meriwether
Daniel	Jones of Meriwether	Smith of Telfair
DuBose	Jordan of Wheeler	Stovall

Strozier
Thurmond

Williams of Bulloch Woody
Williams of Walton Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the resolution the Ayes were 150, Nays 1.

The resolution having received the requisite constitutional majority was passed.

By Mr. Barnes of Bibb—

A bill to provide for payment of premiums on Treasurer's Bonds in certain cases.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 102, Nays 5.

The bill having received the requisite constitutional majority was passed.

By Mr. Kea of the 16th—

A bill to require persons selling paints and oils to label containers so as to show true per cent of mineral constituents contained therein.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 136, Nays 0.

The bill having received the requisite constitutional majority, was passed.

By Mr. Kea of the 16th—

A bill to provide basis of discrimination between functions of the Educational Authorities and Health Authorities in public schools of this State.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 5.

The bill having received the requisite constitutional majority, was passed.

By Mr. Davis of the 48th—

A bill to regulate sale of securities in Georgia, to create office of Securities Commissioner and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed.

Leave of absence was granted Mr. DuBose of Clarke.

The Speaker announced the House adjourned until 3 P M.

AFTERNOON SESSION.

3 o'Clock P M.

The House met again at this hour and was called to order by the Speaker.

By unanimous consent the call of the roll was dispensed with.

By unanimous consent the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Reports of Standing Committees.
2. Second Reading Senate Bills and Resolutions which have been favorably reported.
3. First Reading Senate Bills and Resolutions.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following Senate Bills and have instructed me as Chairman, to report the same do pass, to-wit:

Senate Bill No. 307, by Mr. Barrett of 31st Dist., do pass.

STOVALL, Chairman.

Mr. Lasseter of Dooly County, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr Speaker:—

Your Committee on Banks and Banking have had under consideration the following Senate Resolution No. 27, and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass.

LASSETER, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 879. A bill to amend Section 424 of the Code of Georgia.

732. A bill to amend Section 1249 of the Political Code of 1910.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolutions of the House, to-wit:

No. 1127 A bill to amend the Act establishing system of public schools for Town of Doerun.

1129. A bill to extend the corporate limits of the City of Athens.

1131. A bill empowering the Mayor and Aldermen of Savannah to fix and regulate the rates charged by baggage and cab companies in said city.

1165. A bill amending an Act to provide a system of public schools for City of Vidalia.

1160. A bill to amend an Act to provide compensation for members of Town Council of Decatur.

1159. A bill to amend an Act to extend corporate limits of Decatur.

1156. A bill to allow Board of Commissioners of Berrien County to employ a clerk.

1153. A bill to amend an Act establishing a new charter for the City of Lithonia.

1147. A bill to authorize the City of Cochran to sell, close and convey certain property in said city.

1145. A bill to amend the charter of Madison.

1144. A bill to amend the charter of Cornelia.

1138. A bill creating a county depository for Atkinson County.

1137. A bill to amend an Act creating a public school system for City of Conyers.

1136. A bill to amend an Act incorporating town of Grayson.

1133. A bill to amend an Act creating the Commissioners for Chatham County.

1117 A bill to amend an Act creating County Commissioners in Wheeler County.

679. A bill to give additional powers to the local Board of Trustees of Georgia Military College.

1106. A bill to amend an Act to abolish fee system in Augusta Judicial Circuit.

957 A bill to create a Board of Commissioners for Bulloch County.

House Resolution 213. A resolution relative to installation of sounding board in hall of House of Representatives.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the Senate, to-wit:

No. 300. A bill providing for a Branding Law for identification of live stock.

The following bills and resolutions of the Senate, favorably reported, were read the second time:

By Mr. Barrett of the 31st—

Senate Bill No. 307 A bill to provide for a stenographer for the Clerk of the Court of Appeals.

By Mr. Duncan of the 36th—

Senate Resolution No. 27 A resolution regarding clean currency in this State.

The following bills of the Senate were read the first time and referred to Committees:

By Mr. Ayers of the 33rd—

Senate Bill No. 202. A bill to amend Act relative to larceny of motor vehicles.

Referred to Committee on Public Highways.

By Mr. Bowden of the 5th—

Senate Bill No. 300. A bill to provide for a Branding Law for the identification of live stock.

Referred to Committee on General Agriculture No. 2.

By Messrs. Duncan of the 36th and Pittman of the 42nd—

Senate Bill No. 313. A bill to provide for construction of overhead bridges and underground passes at grade crossings in this State.

Referred to Committee on Railroads.

By Mr. Kendall of the 47th—

Senate Bill No. 340. A bill to provide for the taking and filing of bills of sale of cattle.

Referred to Committee on General Agriculture No. 1.

By Mr. Kirkland of the 3rd—

Senate Bill No. 358. A bill to provide for payment of salary of Solicitor-General of Brunswick Circuit at certain intervals.

Referred to Committee on Special Judiciary.

By unanimous consent the following bills of the House were taken up for the purpose of considering Senate amendments:

By Mr. Lawrence of Chatham—

A bill to amend Section 1280 to 1288 inclusive of Code of 1910 relative to harboring or receiving escapes.

The following Senate amendment was read and agreed to:

By Mr. Neidlinger of the 1st—

Amend by adding after the words 1288 in the title the words “and who shall aid the escape of such persons.”

By Messrs. Swift and Rogers of Elbert—

A bill to amend Act creating Board of Commissioners of Elbert County relative to Road Expert.

The following Senate amendment was read and agreed to:

By Mr. Adams of the 30th—

Amend as follows: Section 11. Be it further enacted that the said Commissioner shall receive

as full compensation for his services, the sum of (\$1800.00) Eighteen Hundred Dollars per annum.

Strike out the words “and shall devote his whole time to the duties of his office, having such supervision to lay out, build and improve the public roads and bridges of Elbert County ”

By Messrs. Carswell of Wilkinson and Stubbs of Laurens—

A bill to appropriate money to pay expenses and per diem of members of Legislative Committees visiting State institutions.

The following Senate amendment was read and agreed to:

By Mr. Barrett of the 31st—

Moves to amend by adding at the end of the resolution the following: “and the further sum of \$7500.00 or as much as may be necessary is hereby appropriated for the purpose of defraying the expenses of the Committee appointed under joint resolution to investigate the charges against the State Veterinarian and the Governor is authorized to draw his warrant on any of the funds in the Treasury for said appropriation.”

The following bills of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Allen of the 35th—

A bill to make it misdemeanor for a man to wilfully desert his wife and for a woman to desert

her husband, they having a child under age of ten years.

On motion the bill was tabled.

By Mr. Rabun of the 9th—

A bill to amend Section 1249 of Code of 1910 so as to add Town of Morgan in Calhoun County to list of towns and cities having State Depositories.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Allen of the 35th—

A bill to amend Act to give additional powers to local Board of Trustees of Georgia School of Technology relative to appointment of Trustees.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pittman of the 42nd—

A bill to license and regulate the business of

king loans in sums of \$300 or less at greater rate interest than eight per cent.

The following amendment was read and opted:

Mr. Sweat of Ware—

Moves to amend Senate Bill No. 95 by adding hereto another section to be numbered 20, as follows: Before any notice of assignment or purchase of wages or salaries shall be binding upon any individual, firm or corporation to whom said notice is directed, said notice shall be accompanied by a copy of the sale or assignment, verified by the assignee to be a true and correct copy thereof provided that the assignee shall file said notice within five days from the time of the execution of the assignment and provided further, that the contract assignment shall be made in duplicate, one copy to be retained by the assignor and the other by the assignee. Upon receipt of the notice and verified copy of contract aforesaid the individual, firm or corporation to whom same is delivered, if it or they shall be due the assignor the amount of wages or salary so sold, or assigned, shall be authorized to hold said wages or salary in its or their possession for the benefit of the assignee and thereafter within a reasonable time after the notice aforesaid, pay over to the assignee the amount so assigned upon surrender of the original assignment. Any money turned by the assignor or seller in excess of any assignment or sale of wages or salary shall be paid to said assignor when due.

Amend further by changing the number of repealing clause to Section 21.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 125 Nays 2.

The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Kea of the 16th, Elders of the 2nd, and Kendall of the 47th—

A bill to legalize the word co-operative and provided how a Co-operative Marketing Association may be organized.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 138 Nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Smith of the 7th and Rabun of the 9th—

A bill to abolish fee system now existing in Superior Courts of Albany Judicial Circuits as applied to office of Solicitor-General.

The following amendment was read and adopted:

By Mr. Harvin of Calhoun—

Moves to amend Senate Bill by striking words and figures \$4,000 and inserting in lieu thereof

\$5,000 wherever the same occurs in said bill as amended.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 104, Nays 6.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Dorris of the 48th—

A bill to amend Sections 445 and 446 of Code of 1910 relative to validation of Municipal and County Bonds.

The following amendment was read and adopted:

Amend Senate Bill 246 by striking "2 years" where it occurs and insert "six months."

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 122, Nays 2.

The bill having received the requisite constitutional majority, was passed as amended.

By Mr. Watson of the 8th—

A bill to prevent introduction into and dissemination within this State contagious diseases of honey bees.

The following amendment was read and adopted:

By Mr. Rogers of Elbert—

Amend Sec. 2 of Senate Bill 273 by striking out of line 4 thereof the words “Park’s” and inserting in lieu thereof the words and figures “the 1910.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 106, Nays 12.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Duncan of the 36th—

A bill to amend Section 5358 of Code of 1910 relative to applications for partition of lands in certain cases.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 109, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Barrett of the 31st—

A bill to provide for the domestication of foreign corporations.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 97, Nays 4.

The bill having received the requisite constitutional majority was passed.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

Tuesday, August 10, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Cannon	Green
Adams of Walton	Carswell	Griffin
Alfriend	Clarke	Guess
Anderson of Chattooga	Clifton	Gunnells
	Coates	Hamilton
Anderson of Jenkins	Cochran	Harden
Arnold	Cole	Harvin
Atkinson	Copeland	Haynie
Barnes	Corbett	Hendrix
Barwick	Covington	Hinton
Barrett	Cranford	Hixon
Bates	Culpepper	Hodges
Bellah	Daniel	Hollingsworth
Bird	Davis of Floyd	Hollis
Blalock	Davis of Oglethorpe	Holmes
Bowen	De La Perriere	Holtzclaw
Boyett of Marion	DeLoach	Hudson
Boyett of Stewart	Dickey	Hullender
Bradford	Dobbs	Hyers
Brannen	DuBose	Jackson of Jones
Brinson	Duncan of Dawson	Jackson of Towns
Brown	Duncan of Hall	Johns
Burkhalter	Dyer	Johnson of Appling
Burt	Eve	Johnson of Bartow
Bush	Falligant	Johnson of Chatahoochee
Bussey	Ficklen	
Buxton	Gallaher	Jones of Lowndes
Calhoun	Gann	Jones of Meriwether
Callahan	Grant	Jones of Thomas

Jordan of Jasper	Nichols of Wayne	Stewart
Jordan of Wheeler	Owen of Gordon	Stone
Kelley	Owen of Paulding	Stovall
Kent	Owen of Stephens	Strozier
Kimsey	Pace	Stubbs
King	Palmer of Crisp	Sumner
Kirby	Palmour of Hall	Sweat of Pierce
Knabb	Parrish	Sweat of Ware
Knight	Penland	Swift
Lambert	Perryman	Swint
Lankford	Pilcher	Tankersley
Lasseter	Pope	Tatum of Campbell
Law	Purcell	Tatum of Dade
Lawrence	Quincey	Thompson
Lee	Ramsey of Brooks	Thurmond
Lewis	Ramsey of Columbia	Timmerman
Lindsay of DeKalb	Rees	Trippe
Lindsey of Wilkes	Reid	Walker
Longley	Reiser	Wall
MacIntyre	Reville	Ware
McDaniel	Richards	Warren
McDonald	Richardson	Weston
McFarland	Rimes	Whitaker of Lowndes
McKenney	Rogers of Elbert	Whitaker of Rockdale
Mann	Rogers of Laurens	Williams of Bulloch
Manning	Royal	Williams of Miller
Mason	Seaman	Williams of Walton
Middleton	Shannon	Williams of Worth
Milner	Sibley	Willoughby
Minchew	Smiley	Wohlwender
Moore of Butts	Smith of Candler	Woods
Moore of Fulton	Smith of Carroll	Woody
Moye	Smith of Fulton	Wyatt
Mundy	Smith of Haralson	Wynne
Neill	Smith of Meriwether	Mr. Speaker
Nichols of Spalding	Smith of Telfair	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Reports of Standing Committees.
2. Second Reading Senate Bills and Resolutions which have been favorably reported.

Mr. Hixon of Carroll County, Chairman of the Committee on Corporations, submitted the following report:

Mr Speaker:—

Your Committee on Corporations have had under consideration the following bills of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 348, new charter for Sopetron.

HIXON OF CARROLL, Chairman.

Mr. Pace of Sumter County, Chairman of the Committee on General Judiciary No. 2, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 2 have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 327

STEPHEN PACE, Chairman.

Mr. Tatum of Campbell County, Chairman of the Committee on County and County Matters, submitted the following report:

Mr. Speaker:—

Your Committee on County and County Matters have had under consideration the following Senate Bill 326 and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass as amended.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Jackson of Jones County, Chairman of the Committee on Municipal Government, has submitted the following report:

Mr. Speaker:—

Your Committee on Municipal Government have had under consideration the following bill of the Senate and have instructed me as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 347

JACKSON OF JONES, Chairman.

Mr. Smith of Fulton County, Chairman of the Committee on General Judiciary No. 1, submitted the following report:

Mr Speaker:—

Your Committee on General Judiciary No. 1 have had under consideration the following resolution of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass.

SMITH OF FULTON, Chairman.

Mr. Griffin of Decatur County, Chairman of the Committee on Amendments to Constitution, submitted the following report:

Mr Speaker:—

Your Committee on Amendments to Constitution have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill 767, do pass.

E. H. GRIFFIN, Chairman.

Mr. Lankford of Toombs County, Chairman of the Committee on Conservation, submitted the following report:

Mr Speaker:—

Your Committee on Conservation have had under consideration the following bills of the Senate and have instructed me as Chairman to report the same back to the House with the recommendation that the same do pass:

Senate Bill 239, to regulate drilling of oil and gas.

Respectfully submitted,

LANKFORD OF TOOMBS, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 1163. A bill to amend the charter of City of Macon.

1170. A bill to amend the charter of the City of Macon.

1130. A bill to require all political parties in DeKalb County to nominate their candidates for offices by primary elections.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolutions of the House, to-wit:

No. 959. A bill to regulate the fees of Ordinaries in various counties of the State.

945. A bill creating a warehouse department for the State of Georgia.

House Resolution 215. A resolution authorizing Governor to appoint a commission to solicit funds for the erection of monument to A. H. Stephens.

House Resolution 128. A resolution to appropriate \$25,000 to cover shortage in Pension Fund.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 1167 A bill to amend an Act revising, consolidating and amending an Act establishing Board of Commissioners of Roads and Revenues in Decatur County

1121. A bill to allow sheriffs of counties having a population not less than 18,450 nor more than 18,500 to collect mileage.

1130. A bill to authorize the Commons Commission of the City of Columbus to execute deed without restrictions in the Simpson Chapel Methodist Church.

783. A bill to name Greensboro as a State Depository.

1135. A bill to amend an Act amending charter of City of Decatur for school purposes.

The following bills and resolutions of the Senate, favorably reported, were read the second time:

By Mr. Ayers of the 33rd—

Senate Bill No. 167 A bill to amend Constitution of State relative to building and maintaining hospitals.

By Mr. Kirkland of the 3rd—

Senate Bill No. 239. A bill to regulate the drilling of oil and gas wells in this State.

By Mr. Blasingame of the 27th—

Senate Bill No. 326. A bill to amend Act establishing Board of Commissioners of Roads and Revenues for Walton County relative to salaries of said Commissioners.

By Mr. Brooks of the 13th—

Senate Bill No. 327 A bill to amend charter of City of Americus relative to school fund of said city.

By Mr. Kea of the 16th—

Senate Bill No. 347 A bill to incorporate City of Soperton.

By Mr. Kea of the 16th—

Senate Bill No. 348. A bill to repeal Act incorporating Town of Soperton.

By Mr. Elders of the 2nd—

Senate Resolution No. 102. A resolution to relieve J F Easterling from paying bond in a criminal case.

By unanimous consent Senate Bill No. 172 was taken from the table and placed upon the calendar.

By unanimous consent 200 copies of Senate Bill No. 57 were ordered printed.

By unanimous consent the following bills of the House were taken up for the purpose of considering Senate amendments:

By Mr. Alfried of Baldwin—

A bill to give additional power and authority to local Board of Trustees of the Georgia Military College.

The following Senate amendment was read and agreed to:

By Mr. Ennis of the 20th—

Moves to amend by striking from Section 1 the following words: “to confer all degrees and certificates appropriate to its courses of study in the name of said college.”

By Mr. Stovall of McDuffie—

A bill to amend Act to abolish fee system in Augusta Judicial Circuit relative to salary of Solicitor-General of said circuit.

The following Senate amendment was read and agreed to:

By Mr. Olive of the 29th—

Moves to amend House Bill No. 1106 as follows: By striking the words and figures: "Seven thousand one hundred dollars per annum" as appears in lines 21 and 22 of Section 1 of the written bill and substituting in lieu thereof the words and figures "Seven thousand eight hundred dollars per annum."

And further amends said bill by adding between the words "annum" and "in addition" in line 23 of Section 1 the following, to-wit: "until January 1st, 1921."

And amend Section 2 of said bill by striking all of the Section after the word "payable" in line 8 and in lieu thereof adding the following: "upon passage of this Act."

The following resolution of the House was read and adopted:

By Messrs. Barnes of Bibb and Knight of Berrien—

Whereas, the House of Representatives of the State of Georgia, in session convened for the year 1920, has had under consideration many important bills and Acts of legislation, requiring extraordinary diligence and merit on the part of the Speaker of the House, the Honorable John N. Holder, the Speaker Pro Tem, the Honorable J. H. Milner, the Clerk of the House, the Honorable E. B. Moore, the

Reading Clerk of the House, the Honorable F T. Bridges, and the Journal Clerk of the House, the Honorable M. A. Nevin; and

Whereas, it is the unanimous opinion of this House in session assembled that each and all of the aforesaid officers have rendered faithful and competent service in their respective offices, with due and proper diligence and courtesy;

Be it therefore resolved by the House of Representatives, That the sincere appreciation of the House of Representatives aforesaid be and the same is hereby extended to each and all of the above mentioned officers, and that good-luck, good-will and good-fortune go with each of our officers aforesaid throughout their lives and careers; .

Be it further resolved by the House that a copy of this resolution be laid upon the Journal and minutes of said House and that each officer named herein be furnished with a copy of the same.

The following bills of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Hogg of the 24th—

A bill to prohibit the use of steel traps on lands without consent of owner and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 82, Nays 51.

The bill having failed to receive the requisite constitutional majority was lost.

By Mr. Allen of the 35th—

A bill to authorize Governor to acquire permanent supplements to Park's Annotated Code of 1914 for distribution to State Institutions, officers and courts.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 97, Nays 6.

The bill having received the requisite constitutional majority was passed.

By Mr. Maynard of the 14th—

A bill to amend Section 1484 of Code of 1910 relative to compensation of injured soldiers.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 119, Nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:—

Your Committee on Rules has had under consideration matter of limiting debate on Senate Bill 224,

known as Lamar County Bill, placed on calendar for today's morning session, and have instructed me, as its Vice-Chairman to report back to House, that debate on said bill be limited to 20 minutes, divided equally between the advocates and opponents of said bill.

Your Committee on Rules have also had under consideration matter of limiting debate on Senate Bill 351, known as Long County Bill, placed on calendar for today's morning session, and have instructed me, as its Vice-Chairman, to report back to House that debate on said bill be limited to 20 minutes, divided equally between advocates and opponents of said bill.

NEILL, Vice-Chairman.

The report of the Committee on Rules was agreed to and the recommendations were adopted.

The following bills of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Glenn of the 43rd and Elders of the 2nd—

A BILL.

To be entitled an Act to propose to the qualified voters of this State an amendment to Paragraph 2, Section 1, Article 11, of the Constitution of the State of Georgia, as amended by the ratification of the qualified voters of this State of the several Acts, approved, respectively, on July 19, 1904,

July 31, 1906, July 30, 1912, August 14, 1912, July 7, 1914, July 27, 1914, August 11, 1914, August 15, 1917, August 21, 1917, and July 30, 1918, and for other purposes.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That the following amendment is hereby proposed to Paragraph 2, Section 1, Article 11, of the Constitution of the State of Georgia, as amended by the ratification of the qualified voters of said State, of the several Acts approved, respectively, on July 19, 1904, July 31, 1906, July 30, 1912, August 14, 1912, July 7, 1914, July 27, 1914, August 11 1914, August 18, 1917, August 21, 1917, and July 30, 1918, to-wit:

By adding to said paragraph the following language:

Provided, however, that in addition to the counties now provided for by this Constitution there shall be a new county laid out and created from the territory now comprising the counties of Pike and Monroe, to be made up and composed of all of that part of the territory of the Counties of Pike and Monroe described and contained within the boundaries as follows:

Beginning at the northwest corner of land lot 185 adjoining Spalding and Pike County line in the 2nd district of Pike County and running along land lot southward to northwest corner of land lot 75 in the 8th district, Pike County, Ga., thence west along land lot line between land lot 86 and 87 to the north-

west corner of land lot 80; thence south along line between land lot 86 and 107 to northwest corner of land lot 85, then west along lines between land lots 107 and 108 to northwest corner land lot 108; thence south along land lot nine to Upson County lines at Southwest corner land lot 112 in 8th district, Pike County, Ga.; thence east along land lot lines between Pike and Upson to Pike and Monroe Counties lines at southeast corner land lot 113 in Pike County, Ga.; thence south along line between Upson and Monroe County to southwest corner of land lot 130 in 11th land district of Monroe County; thence east along land lot line to southeast corner of land lot 28 in 11th district, Monroe County, and then north along land lot line to northeast corner land lot 29; thence east along land lot lines to south corner of land lot to Monroe County, Ga., 11th district, and thence north along lines between land districts 11 and 12, 7 and 6 and 3 and 4 to Butts County line at northeast corner of land lot line 247 in 3rd district of Monroe County, Ga.; thence west from northeast corner of land line 138 Monroe County, Ga., said land lot in 3rd district, Monroe County; then southward along present county lines between counties of Monroe and Spalding to present Pike County line, thence west along county line between Counties of Spalding and Pike to beginning point, or northwest corner of lot of land 185 in the 2nd district of Pike County, Ga., the present county lines between Monroe and Butts; Monroe and Spalding; Pike and Spalding being the northern boundary line of the proposed County of Lamar.

That the said new county shall be known as the County of Lamar, and the City of Barnesville be the county site of the same.

That irrespective of other provisions of this Constitution, said County of Lamar shall, upon its creation, be entitled to one Representative in the House of Representatives of this State, and said County of Lamar shall be entitled to one Representative in the House of Representatives of Georgia until the appointment shall be changed by law, in accordance with the provisions of this Constitution.

“That the said County of Lamar shall be attached to the same Congressional District, and to the same Judicial Circuit, and to the same State Senatorial District as those to which the County of Pike is attached at the date of the ratification of this amendment.

“That all legal voters residing in the County of Lamar entitled to vote for members of the General Assembly under the laws of Georgia, shall, on the first Wednesday in January following the ratification of this proposed amendment, elect a Representative in the House of Representatives of this State, and an Ordinary, a Clerk of the Superior Court, a Sheriff, a Coroner, a Tax Collector, a Tax Receiver, a County Treasurer and a County Surveyor. Said special election shall be held at the several election precincts existing within the limits of said Lamar County at the time of the adoption of this amendment; and the Ordinary of Pike County shall ap-

point election managers for such election precincts as may be located in Pike County at the time of the adoption of this proposed amendment; and the Ordinary of Monroe County shall appoint election managers for such precincts as may be located in Monroe County at the time of the adoption of this proposed amendment. On the day succeeding the holding of said election the election managers shall meet at the Council Chamber of the Mayor and City Council of Barnesville and consolidate the vote for the officers named; and the general laws of this State now in force as to elections, consolidation of votes, the return of the election and the commission of officers shall be applicable to the officers elected at the election herein provided for. The officers elected at said election and the Representative in the House of Representatives shall hold their offices until the next general election for such officers throughout the State, and until their successors are elected and qualified. The General Assembly is hereby given power to create any additional statutory offices in said county or statutory courts therein, and to provide for filling said offices. Any vacancies that may occur before the next general election after the election, as herein provided may be filled in the same manner as such vacancies are now filled under the law. The Justices of the Peace and the Constables residing in the territory included within the limits of said County of Lamar shall exercise the duties and powers of their offices until new militia districts are laid out in said County of Lamar as now pro-

vided by law, and the Justices of the Peace and the Constables elected therefor.

“That the Superior Courts of said Lamar County shall be held on the first Monday in March and the first Monday in September of each year.

“That the Congressional and Senatorial Districts, the Judicial Circuit to which the said Lamar County is attached, the times of holding the terms of the Superior Court, and the limits of the County shall be as designated above until changed by law

“Provided, That the laws applicable to the organization of new counties as found in Sections 829 to 848, inclusive, of the Code of 1910 of Georgia, and any other Acts or Sections having applicability, are hereby made applicable to said County of Lamar, whenever the same may be created by the proposed amendment to the Constitution, and that said new county when created, shall become a statutory county and shall be subject to all laws applicable to all other counties of the State.

“That the property of all tax payers included within the limits of the said Lamar County as hereinbefore designated is hereby made ratably chargeable with any debt that may have been incurred by either of the counties from which the territory included in the new County of Lamar is taken by the legally instituted authorities of the counties for the purpose of raising revenues for the benefit of either of said counties, whether the said debt is a bonded debt or one which has been incurred for the benefit in any way for either of said counties. The value of

the taxable county included within the limits of the said County of Lamar at the time of the adoption of this amendment to the Constitution in proportion to the value of the property in the counties from which the said County of Lamar is taken shall determine the proportionate amount of the indebtedness which shall be borne by the property of the tax payers located within the limits of said proposed new county.

“Authority is hereby given to the Ordinary of the said County of Lamar and to the officers of the counties from which said territory is taken who are charged with the management of the business of said counties to settle and agree upon an amount of the said indebtedness that shall be assessed against and paid by the said County of Lamar; and it is hereby made the duty of the Ordinary of the said County of Lamar, when the amount of indebtedness with which the said County of Lamar is chargeable is so ascertained to cause a tax to be levied upon all of the property within the limits of the said County of Lamar sufficient to pay off and discharge the proportionate part of the indebtedness due by the said Lamar County.

“In the event of the failure or refusal of the Ordinary of Lamar County to levy such tax, it shall be the duty of the Judge of the Superior Courts of the Circuit to which said County of Lamar is attached to compel the Ordinary of the said County of Lamar to perform the duty herein required of him. In the event of the failure of the authorities of the counties from which the said Lamar County is created and the Ordinary of said Lamar County to

ascertain and agree upon the amount of said indebtedness, then either of said counties may bring a suit against the said County of Lamar in the Superior Court of said County of Lamar for the purpose of having the proportion of said debt so assumed by the said County of Lamar ascertained; and the said Superior Court is hereby given power to enforce whatever judgment may be had as the result of such trial by compelling the Ordinary of said Lamar County to levy a tax sufficient for the payment of the indebtedness found to be due by the County of Lamar; cause the same to be collected and paid to the constituted authorities of the county or counties from which said Lamar County is created entitled to receive the same.

“It is specially provided that all ad valorem and all other special taxes and all other revenues realized for the year in which this amendment is adopted or ratified by the qualified voters of this State shall be applied to any indebtedness, excepted bonded indebtedness, due and owing by either of the said counties from which the said Lamar County is created; it being the purpose of this provision to fix the basis of settlement between the counties involved upon their financial condition on the 31st day of December next following the ratification of this amendment.”

Section 2. Be it further enacted by the authority aforesaid, and it is hereby enacted by authority of the same, That whenever the above proposed amendment to the Constitution shall be agreed upon by two-thirds of the members elected to each of the

two Houses of the General Assembly, and the same has been entered on their Journals, with the yeas and nays taken thereon, the Governor shall be, and he is hereby authorized and instructed to cause the above proposed amendment to be published in at least two newspapers in each congressional district of this State, for the period of two months next preceding the time of holding the next general election, and the Governor is further authorized and directed to provide for the submission of the amendment proposed for ratification or rejection to the electors of this State at the next general election to be held after such publication, at which election every person shall be qualified to vote who is entitled to vote for members of the General Assembly. All persons voting at said election in favor of adopting the said proposed amendment shall have written or printed on their ballots the words "For amendment to the Constitution creating the County of Lamar;" and all persons voting at said election against the adoption of the said proposed amendment shall have written or printed on their ballots the words "Against the amendment to the Constitution creating the County of Lamar."

If a majority of the electors qualified to vote for members of the General Assembly voting thereon shall vote for the ratification of said proposed amendment, then the Governor shall, when he ascertains the same from the Secretary of the State, to whom the returns of said election shall be referred in the manner as in cases of elections for members of the General Assembly to count and ascertain results,

issue his proclamation for one insertion in one daily paper of this State, announcing such results, and declaring the amendment ratified.

Section 3. Be it further enacted by the authority aforesaid, That all laws and parts of laws in conflict with this Act be, and the same are, hereby repealed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Coates	Hodges
Adams of Walton	Corbett	Hollingsworth
Alfriend	Daniel	Hudson
Anderson of Chattooga	Davis of Floyd	Hullender
Anderson of Jenkins	Davis of Oglethorpe	Mayers
Arnold	DeLoach	Johns
Barnes	Dobbs	Johnson of Appling
Barwick	DuBose	Johnson of Chatahoochee
Bates	Duncan of Dawson	Jones of Lowndes
Bellah	Duncan of Hall	Jones of Thomas
Bird	Eve	Jordan of Wheeler
Boyett of Marion	Gann	Kelley
Brannen	Grant	Kent
Brown	Green	Kimsey
Burkhalter	Griffin	Kirby
Burt	Guess	Knight
Bussey	Gunnells	Lambert
Buxton	Hamilton	Lankford
Calhoun	Harden	Law
Cannon	Harvin	Lee
Carswell	Haynie	Lewis
Clifton	Hendrix	Lindsay of DeKalb
	Hixon	

McDaniel	Rees	Sweat of Ware
McDonald	Reid	Swint
Manning	Reiser	Tankersley
Mason	Reville	Tatum of Dade
Milner	Richards	Thurmond
Minchew	Rimes	Walker
Moore of Butts	Rogers of Elbert	Wall
Moore of Fulton	Rogers of Laurens	Warren
Moye	Royal	Weston
Nichols of Spalding	Seaman	Whitaker of Lowndes
Nichols of Wayne	Shannon	Whitaker of Rockdale
Owen of Gordon	Sibley	Williams of Bulloch
Owen of Paulding	Smiley	Williams of Miller
Owen of Stephens	Smith of Candler	Williams of Walton
Pace	Smith of Carroll	Williams of Worth
Palmer of Crisp	Smith of Fulton	Willoughby
Palmour of Hall	Smith of Haralson	Wohlwender
Parrish	Smith of Telfair	Woods
Pilcher	Stewart	Woody
Pop.	Stone	Wyatt
Purcell	Stubbs	Wynne
Ramsey of Brooks	Sumner	
Ramsey of Columbia	Sweat of Pierce	

Those voting in the negative were Messrs.:

Atkinson	Hollis	Mundy
Barrett	Holmes	Neill
Bowen	Holtzelaw	Penland
Boyett of Stewart	Jackson of Jones	Perryman
Brinson	Jackson of Towns	Quincey
Callahan	Johnson of Bartow	Richardson
Clarke	Jones of Meriwether	Smith of Meriwether
Cochran	Jordan of Jasper	Stovall
Cole	King	Strozier
Copeland	Knabb	Swift
Covington	Lasseter	Tatum of Campbell
Culpepper	Lindsey of Wilkes	Thompson
De La Perriere	MacIntyre	Timmerman
Dickey	McFarland	Trippe
Ficklen	McKenney	Ware
Gallaher	Mann	
Hinton	Middleton	

Those not voting were Messrs.:

Blalock	Cranford	Longley
Bradford	Dyer	Mr. Speaker
Brooke	Falligant	
Bush	Lawrence	

The roll call was verified.

On the passage of the bill the Ayes were 134,
Nays 49.

The bill having received the requisite constitutional majority was passed.

By Messrs. Elders, Shingler, Smith, Bowden, et al.—

A CONSTITUTIONAL AMENDMENT.

The General Assembly of the State of Georgia hereby proposes to the qualified electors of said State an amendment to Paragraph Two (2) Section One (1) Article Eleven (11), of the Constitution of the State of Georgia, as heretofore amended, to provide for the creation of a new county to be known as Long, and for other purposes.

Section 1. The General Assembly of the State of Georgia proposes to the people of Georgia an amendment to Paragraph Two (2), Section One (1), Article Eleven (11), of the Constitution of this State as heretofore amended, as follows, to-wit: That in addition to the counties now provided for by the Constitution, as heretofore amended, there shall be a new county known as Long, laid out from the County of Liberty, bounded as follows, to-wit:

Beginning at a point on the Altamaha River where the same is intersected by the county line between Liberty and McIntosh Counties:

Thence northeast and north along the aforesaid county line between McIntosh and Liberty to intersection thereof with south Newport River; and to the northwest corner of McIntosh County, at the point where said Liberty and McIntosh line is nearest the Atlantic Coast Line Railroad's main line.

Thence a straight line northwestward to the main line of the Atlantic Coast Line Railroad at a point one-half mile northeast of said railroad's depot at Lambert, Georgia, (postoffice), and Walthourville Station:

Thence in a northwestward direction a straight line to a big bend in the Walthourville public road at a point about one-half mile north of said Atlantic Coast Line Railroad depot at Lambert, Georgia:

Thence northwestward a straight line to a point in the Ludowici and Hinesville public road three hundred (300) yards north of the residence of W. H. Devereaux in the 1756th G. M. District of Liberty County;

Thence northwestward a straight line to a point on the Roderick and Hinesville public road where same is intersected by the Walthourville public road from the southeast;

Thence west along the center of said Roderick and Hinesville public road a short distance to where the Walthourville public road leaves same towards the northwest;

Thence northwestwards along the center of said Walthourville public road past the Gum Branch

post office, old site, to intersection thereof, with the Savannah public road or Beard's Bluff public road about one and one-eighth (1 1-8) miles east of Cross Roads School House;

Thence west along the center of said Savannah public road or Beard's Bluff public road to where said Walthourville public road leaves same going northwest;

Thence long the center of said Walthourville public road to intersection of same with the Moody's Bridge public road;

Thence northwards along the center of said Moody's Bridge public road to the point where same crosses the Savannah and Southern Railroad main line east of Strain on said railroad;

Thence on northwards along center of said Moody's Bridge public road to the first bend therein about three thousand one hundred (3,100) feet northwest of the railroad crossing aforesaid;

Thence a straight line to a point on the county line between Liberty and Tattnall Counties two and one-half (2 1-2) miles southwest of the south line of Evans County;

Thence southwestwards and south along the county line between Liberty and Tattnall, to the Altamaha River and to the line between Liberty and Wayne Counties;

Thence southeast along the channel of said Altamaha River and along the county line between Liberty and Wayne to point of beginning.

The county site of said county shall be the Town of Ludowici, Georgia.

Said county shall be attached to the 1st Congressional District, to the Atlantic Judicial Circuit and to the second senatorial district, until changed by the General Assembly of Georgia.

Terms of Superior Court in said county shall be held on the first Mondays in March and September, in each year, until changed by the General Assembly.

Justices of the Peace and Constables cut off into the new county shall exercise the duties and powers of their offices until new militia districts are laid out in said new county as provided by law, and until their successors are elected and qualified.

The voters of said new county qualified to vote for members of the General Assembly, under the laws of Georgia, shall, on the first Wednesday in December, 1920, elect an Ordinary, Clerk of Superior Court, Sheriff, Coroner, Tax Collector, Tax Receiver, County Surveyor, County Treasurer, Representative and County School Superintendent, who shall hold office until the next general election for county officers shall be held in the State of Georgia, and until their successors are elected and qualified; said election shall be held at the usual voting places heretofore established, within the territory of said new county, and shall be conducted in the manner now prescribed by law for holding elections for county officers; and the officers elected therein shall qualify, give bond and take oath as prescribed by law.

and enter upon the discharge of their respective duties on the first day of January, 1921.

Section 2. The provisions of Sections 829 to 848, inclusive of the Code are hereby made applicable to said new county; and said county, when created, shall be a "statutory county," and subject to all general laws applicable to counties of this State.

Section 3. The county authorities of said new county shall have the right to create a debt for and on behalf of said county to defray the public expenses thereof for the first year, without submitting the same to a vote of the qualified voters thereof.

Section 4. Said new county, when created, shall be entitled to one representative in the lower House of the General Assembly of Georgia, and the membership of the said House shall be increased by one, so as to admit of representation therein for said new county.

Section 5. Whenever the constitutional amendment hereby proposed shall be agreed to by two-thirds of the members of the two Houses of the General Assembly and the same entered on their Journals with the "Yeas" and "Nays" taken thereon, the Governor shall cause said proposed amendment to be published in at least two newspapers in each Congressional District in this State, for a period of two months next preceding the next general election; and the Governor shall provide for the submission of this proposed amendment to the electors of this State at the next general election to be held therein, for their ratification or

rejection. All persons voting in said election in favor of said proposed amendment shall have written or printed on their ballots the words, "For the amendment to the Constitution creating the County of Long," and those opposed thereto shall have written or printed on their ballots the words, "Against the amendment to the Constitution creating the County of Long." The returns of said election shall be made to the Secretary of State, who shall certify the result thereof to the Governor, and if said proposed amendment be ratified by a majority of the voters voting in said general election the Governor shall issue his proclamation to said effect.

The following amendment was read and adopted:

By Mr. Smiley of Liberty—

Mr. Smiley of Liberty moves to amend Section 1 of Senate Bill No. 351, providing for the creation of Long County, in the following particulars, to-wit:

1. By striking from Paragraph "c" of said Section the word "northeast," and substituting in lieu thereof the word "southwest."

2. By striking Paragraph "d" of said Section, and inserting in lieu thereof the following language: "Thence due north a straight line to the Walthourvills and Smiley public road, north of Lambert, Ga."

3. By striking from Paragraph "k" of said Section the words "main line east of Strain on said railroad;" and substituting in lieu thereof the words

“right-of-way at Strain on said railroad; and to the north line of said right-of-way.”

4. By striking all of Paragraph “1” of said Section and substituting in lieu thereof the following: “thence westward along the north line of the Savannah and Southern Railroad right-of-way to the first public road crossing at Lida depot on said railroad.”

5. By striking all of Paragraph “m” of this section and substituting in lieu thereof the following: “Thence westward along center of public road from Lida past Bear Branch school house to forks of said public road; and thence along the center of the northwest fork thereof, in a northwesterly direction to where said public road crosses the Liberty and Tattnall County line nearby and east of Hampton school house.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

The bill involving a constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Bellah	Burt
Adams of Walton	Bird	Bussey
Alfriend	Blalock	Buxton
Anderson of Chattooga	Bowen	Calhoun
Anderson of Jenkins	Boyett of Marion	Callahan
Arnold	Bradford	Cannon
Atkinson	Brannen	Carswell
Barnes	Briuson	Clarke
Barwick	Brown	Clifton
	Burkhalter	Cochran

Copeland	Ramsey of Columbia	Guess
Corbett	Rees	Gunnells
Cranford	Reid	Hamilton
Daniel	Reiser	Harden
Davis of Floyd	Reville	Harvin
Hixon	Rimes	Haynie
Hodges	Rogers of Elbert	Hinton
Hollingsworth	Rogers of Laurens	Mason
Hudson	Royal	Middleton
Hullender	Seaman	Milner
Hyers	Shannon	Minchew
Jackson of Towns	Sibley	Moore of Butts
Johns	Smiley	Moye
Johnson of Appling	Smith of Candler	Mundy
Johnson of Bartow	Smith of Carroll	Neill
Johnson of Chatta- hoochee	Smith of Meriwether	Nichols of Wayne
Jones of Lowndes	Smith of Telfair	Owen of Paulding
Jones of Thomas	Stewart	Owen of Stephens
Jordan of Wheeler	Stone	Pace
Kelley	Stovall	Palmer of Crisp
Kent	Strozier	Palmour of Hall
Kimsey	Stubbs	Parrish
King	Sumner	Penland
Kirby	Sweat of Pierce	Perryman
Knabb	Sweat of Ware	Pilcher
Knight	Swinn	Trippe
Lambert	Tankersley	Walker
Lankford	Tatum of Campbell	Wall
Lasseter	Tatum of Dade	Ware
Law	Thompson	Warren
Lawrence	Thurmond	Weston
Lewis	Timmerman	Whitaker of Lowndes
Lindsey of Wilkes	Davis of Oglethorpe	Whitaker of Rockdale
Longley	De La Perriere	Williams of Miller
McDaniel	DeLoach	Williams of Walton
McDonald	Dickey	Williams of Worth
McFarland	DuBose	Willoughby
McKenney	Duncan of Dawson	Wohlwender
Manning	Duncan of Hall	Woods
Pope	Eve	Woody
Purcell	Gallaher	Wyatt
Ramsey of Brooks	Grant	Wynne
	Griffin	

Those voting in the negative were Messrs.:

Boyett of Stewart	Jackson of Jones	MacIntyre
Ficklen		

Those not voting were Messrs.:

Barrett	Gann	Moore of Fulton
Bates	Green	Nichols of Spalding
Brooke	Hendrix	Owen of Gordon
Bush	Hollis	Quincey
Coates	Holmes	Richards
Cole	Holtzelaw	Richardson
Covington	Jones of Meriwether	Smith of Fulton
Culpepper	Jordan of Jasper	Smith of Haralson
Dobbs	Lee	Swift
Dyer	Lindsay of DeKalb	Williams of Bulloch
Falligant	Mann	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 156,
Nays 4.

The bill having received the requisite constitutional majority was passed as amended.

Mr. Williams of Walton, Chairman of the Committee on the part of the House to investigate the office of State Veterinarian, submitted the following report:

To the General Assembly of the State of Georgia,
Session 1920:

Under and by virtue of joint House Resolution 146, directing an investigation of the office of the State Veterinarian, your Committee begs to submit the following report:

That the State Veterinarian paid on his private sales of commercial serum, virus and syringes, from the fund of the State, and without authority of law, express charges in the sum of \$1,864.76, in receiving and disbursing serum, virus and syringes from January 1st, 1917, to August 1st, 1920.

Under the law the whole time of the State Veterinarian is required, and one of his duties, by himself and his office force, is to distribute hog cholera serum and virus. It appears from the evidence that the sale of the articles named, from January 1st, 1917, to August 1st, 1920, amounted to:

State College Serum and Virus ----	\$ 34,185.02
Commercial Serum and Virus -----	372,157.03
	<hr/>
Making a total of -----	\$406,342.05

It also appears from the evidence of Dr. Bahnsen, State Veterinarian, that his profit on these articles was about \$6,000 net. There was other evidence to show that the profit was much larger. The distribution of the articles named was handled by the office force of the State Veterinarian.

For lack of records in the office of the State Veterinarian we are unable to determine the exact amount of profit made in the handling of the serum. Tickets showing sales made for the year 1917 to August 1st, 1920, are as above stated.

There are no books of account, no files or invoices, no records of checks, showing amounts paid for serum and virus.

Under the law the State Veterinarian is not authorized to engage in the private purchase of serum and virus.

Except as herein specified we find the services of the State Veterinarian to the people of the State have been capable and efficient.

To recommend the appropriation by the Legislature of the sum of \$10,000 to be used by the Department of Agriculture as a revolving fund for the purchase and distribution of serum and virus to the people of the State at actual cost.

We recommend that the law creating the office of State Veterinarian be amended so as to have the State Veterinarian appointed by the Commissioner of Agriculture for a term of four years.

It being a physical impossibility for the stenographer, at the present time, to transcribe the evidence submitted to the Committee, we beg to ask that he, Mr. S. N. Titlebaum, be permitted to attach the evidence to the findings in the matter as soon as it may be completed by him.

We recommend that the witnesses subpoenaed to appear before the Committee be paid actual railway fare and two dollars per day while in actual attendance upon the Committee, the bills to be approved, when sworn to, by the Secretary of this Committee, the Hon. J. N. Clements.

By authority of the Committee:

C. B. WILLIAMS,
Chairman House Committee.

FERMOR BARRETT,
Chairman Senate Committee.

Mr. Lasseter of Dooly, member of the Committee on the part of the House to investigate the office of State Veterinarian, submitted the following minority report:

Minority report joint Committee on investigation of State Veterinarian:

To the General Assembly of Georgia, Session 1920:

We, the undersigned members of the joint Committee appointed to investigate the Department of State Veterinarian, respectfully submit the following minority report:

The report of the majority of the Committee avers that the State Veterinarian, without authority of law, paid from State funds, express charges in receiving and distributing hog serum, virus and syringes a sum aggregating \$1,864.76. We dissent from that finding. In our opinion the evidence does not justify the finding that the sum stated was paid for express and demands the conclusion that if any sum was paid for express it was in the distribution of serum to the farmers of the State in exact compliance with the law. The law makes it the mandatory duty of the State Veterinarian to distribute serum and virus and appropriates a fund for that purpose and in our opinion the State Veterinarian complied fully with the law.

We further find that, despite the earnest and continual efforts of the State Veterinarian to induce the General Assembly to provide a fund for the purchase of serum and virus for distribution at cost to

the farmers of the State, it has refused to do so and that, therefore, it was absolutely imperative for him to purchase said serum with his own funds and that otherwise it could not have been distributed to the farmers as provided by law.

We further find that, up to June, 1917, the State Veterinarian in purchasing serum and virus sustained a personal loss of about \$3,500 and that, thereafter, he made a small profit aggregating not exceeding 3 1-2 or 4 per cent on his total purchases and sales aggregating over \$400,000, and that this small profit was applied to reimburse him for his previous loss, and it is highly probable that the balance will be absorbed in losses on contracts for serum which are now outstanding.

We further find that the conduct of the State Veterinarian in purchasing serum and virus with his own funds has actually under the uncontradicted evidence resulted in a saving to the farmers of Georgia of not less than two hundred thousand dollars.

We further find that the practically unanimous testimony demands the conclusion that the Veterinary Department of the State has been in a pre-eminent degree efficient, successful and beneficial to the State and that the untiring energy, extraordinary ability and uniform courtesy of Dr. Bahnsen has been the main factor in the marvelous development of the cattle and hog industry of the State, which has increased in value in ten years more than seventy-five million dollars.

We further find that the active and efficient co-operation of the Commissioner of Agriculture with the State Veterinarian has contributed largely to the effectiveness of that department.

On the whole we find that there is absolutely no just cause for any criticism of the State Veterinarian.

Respectfully submitted,

W H. LASSETER,

Member Committee from the House.

P G. VEAZEY,

Member Committee from the Senate.

The following resolution of the House was read:

By Mr. Williams of Worth—

A RESOLUTION.

Whereas, a joint Committee on the part of the House and Senate have had under investigation the conduct of one Peter F. Bahnsen, State Veterinarian of this State, and

Whereas, the majority of said Committee (six out of eight) have reported adversely against the said Peter F Bahnsen, and

Whereas, the evidence adduced at said investigation shows misconduct and unfitness for office on the part of the said Peter F. Bahnsen,

Therefore, be it Resolved by the House, the Senate concurring, that the said Peter F Bahnsen is unfit longer to hold the office of the State Veterinarian, and that the Commissioner of Agriculture is hereby instructed upon the passage of this resolution to vacate the said office and appoint, as soon as practicable, according to law, a successor to the said Peter F Bahnsen.

Further consideration of the resolution was postponed pending action by the Committee on Rules.

Mr. Wohlwender of Muscogee moved that the House do now adjourn and the motion prevailed.

Leave of absence was granted Mr. Falligant of Chatham.

The Speaker announced the House adjourned until 3 P M.

AFTERNOON SESSION,

3 o'Clock P M.

The House met again at this hour and was called to order by the Speaker.

By unanimous consent the call of the roll was dispensed with.

By unanimous consent the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Reports of Standing Committees.

2. Second Reading Senate Bills and Resolutions which have been favorably reported.

Mr. Tatum of Campbell County, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr Speaker:—

Your Committee on Counties and County Matters have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass:

357 To abolish office of Treasurer of Oconee County.

Respectfully submitted,

TATUM OF CAMPBELL, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr Speaker:—

Your Committee on Special Judiciary have had under consideration the following Senate bill and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass, to-wit:

Senate Bill No. 353, by Mr. Elders of 2nd, do pass.

Senate Bill No. 356, by Mr. Pittman of 42nd, do pass.

STOVALL, Chairman.

Mr. Stovall of McDuffie County, Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:—

Your Committee on Special Judiciary have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill 358.

Respectfully submitted,

STOVALL, Chairman.

Mr. Jordan of Jasper County, Chairman of the Committee on Agriculture No. 2, submitted the following report:

Mr. Speaker:—

Your Committee on Agriculture No. 2 have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 300. An Act to provide for a

branding law for the identification of live stock and for other purposes.

Respectfully submitted,

HARVIE JORDAN, Chairman

Mr. DuBose of Clarke County, Chairman of the Committee on Public Highways, submitted the following report:

Mr. Speaker:—

Your Committee on Public Highways have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill 202.

Respectfully submitted,

DUBOSE, Chairman.

Mr. Quincey of Coffee County, Chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:—

Your Committee on Railroads have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do not pass, to-wit:

Senate Bill No. 313. To provide for the construction of overhead bridges and underground passes at grade crossings.

QUINCEY, Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the House, to-wit:

No. 385. A bill to amend Section 4357 of Parks' Code of Georgia.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the House, to-wit:

No. 245. A bill to amend Paragraph 1, Section 1, Article 7 of the Constitution of this State.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following resolution of the Senate, to-wit:

Senate Resolution 109. A resolution to authorize the officers of the Senate and House of Representatives to remain at the Capitol for five days after the adjournment of the General Assembly for the purpose of bringing up unfinished business of the session.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House and Senate, to-wit:

House Bill 900. A bill to create a new charter for City of Marietta.

The Senate concurs on the House amendment to the following bill, to-wit:

Senate Bill 351. A bill to establish County of Long.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitu-

tional majority the following bills of the Senate, to-wit:

The Senate concurs on the amendment of the House on the following bill, to-wit:

No. 95. A bill to license and regulate making of loans in sums of \$300 or less.

The following bills of the Senate, favorably reported, were read the second time:

By Mr. Ayers of the 33rd—

Senate Bill No. 202. A bill to amend Act relative to punishment for larceny of motor vehicles.

By Mr. Bowden of the 5th—

Senate Bill No. 300. A bill to provide for a branding law for the identification of cattle.

By Mr. Elders of the 2nd—

Senate Bill No. 353. A bill to amend charter of City Court of Reidsville relative to jury trials in said Court.

By Mr. Pittman of the 42nd—

Senate Bill No. 356. A bill to amend Act to abolish fee system existing in Superior Courts of Cherokee Circuit relative to salary of Solicitor-General of said Court.

By Mr. Kirkland of the 3rd—

Senate Bill No. 358. A bill to provide for payment of salary of Solicitor-General of Brunswick Circuit.

By unanimous consent the following bill of the House was taken up for the purpose of considering Senate amendment:

By Messrs. Dobbs and Gann of Cobb—

A bill to create new charter for City of Marietta.

The following Senate amendment was read and agreed to:

By Mr. Allen of the 35th —

Amend Section 60, Article 6, by striking after the word “shall” “at any time within twelve months after the approval of this Act order” and inserting in lieu thereof the following: “on September the 22nd, 1920, have.”

Amend Paragraph Two of Section 10, Article 1, by striking same and substituting the following paragraph: “The Mayor and Council now in office shall serve until their successors are elected and qualified. On the fourth Thursday in October, 1920, a Mayor and six Councilmen shall be elected, the Mayor for a term of two years, two Councilmen for a term of two years, two Councilmen for a term of four years and two for a term of six years. At said election the candidates for Council shall designate for what term of office they desire to be elected and from which ward and it shall be so printed on the ballot. Biennially thereafter a Mayor and Two Councilmen shall be elected, the Mayor for a term of two years and the two Councilmen shall each be

elected for a term of six years. The terms of office of Mayor and Councilmen shall begin on the first Monday night in November, 1920, and biennially thereafter.”

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules have had under consideration matter of limiting debate on House Bill No. 280, known as the G. N. & I. C. bill, and have instructed me, as its Vice-Chairman, to report back to the House that debate on said bill be limited to 30 minutes, to be divided equally between the advocates and opponents of said bill.

NEILL, Vice-Chairman.

The report of the Committee on Rules was agreed to and the recommendations of the Committee on Rules were adopted.

The following bills of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Messrs. Elders, Clements, Dorris, Bowden, Flynt and Ennis—

A bill to repeal Act relative to appointment of Trustees for each of the branch colleges of the University of Georgia.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill Mr. Alfriend of Baldwin called for the Ayes and Nays, and the call was sustained.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Harden	Manning
Adams of Walton	Hinton	Mason
Alfriend	Hodges	Middleton
Anderson of Chattooga	Hollingsworth	Milner
Anderson of Jenkins	Holmes	Minchew
Arnold	Hyers	Moore of Fulton
Barwick	Jackson of Jones	Mundy
Barrett	Jackson of Towns	Nichols of Wayne
Bellah	Johns	Owen of Gordon
Blalock	Johnson of Appling	Owen of Paulding
Bowen	Johnson of Chathahoochee	Owen of Stephens
Boyett of Stewart	Jones of Thomas	Palmer of Crisp
Bradford	Jordan of Jasper	Penland
Burkhalter	Jordan of Wheeler	Perryman
Bussey	Kelley	Pilcher
Calhoun	Kent	Purcell
Cannon	Kimsey	Ramsey of Brooks
Carswell	King	Ramsey of Columbia
Clifton	Knabb	Rees
Cochran	Knight	Reid
Cole	Lankford	Reiser
Corbett	Lasseter	Reville
Cranford	Lewis	Richards
Culpepper	Lindsay of DeKalb	Richardson
Daniel	Lindsey of Wilkes	Rogers of Laurens
Davis of Floyd	McDaniel	Royal
Dickey	McFarland	Sibley
Ficklen	McKenney	Smiley
Grant	Mann	Smith of Meriwether
		Stone

Stovall	Tatum of Campbell	Williams of Walton
Strozier	Tatum of Dade	Williams of Worth
Stubbs	Timmerman	Willoughby
Sumner	Trippe	Wohlwender
Sweat of Pierce	Wall	Woods
Swift	Ware	Woody
Swint	Warren	Wyatt
Tankersley	Whitaker of Rockdale	Wynne

Those voting in the negative were Messrs.:

Atkinson	Griffin	Moore of Butts
Barnes	Guess	Moye
Bird	Gunnells	Neill
Brannen	Hamilton	Pace
Brown	Hixon	Palmour of Hall
Burt	Hollis	Quincey
Buxton	Holtzelaw	Rogers of Elbert
Clarke	Hudson	Seaman
Coates	Hullender	Shannon
Copeland	Johnson of Bartow	Smith of Candler
Covington	Jones of Lowndes	Smith of Carroll
Davis of Oglethorpe	Kirby	Smith of Telfair
DeLoach	Lambert	Stewart
Dobbs	Law	Sweat of Ware
DuBose	Lawrence	Weston
Duncan of Hall	MacIntyre	Whitaker of Lowndes
Gallaher	Longley	Williams of Bulloch
Gann	McDonald	Williams of Miller
Green		

Those not voting were Messrs.:

Bates	Eve	Pope
Boyett of Marion	Falligant	Rimes
Brinson	Harvin	Smith of Fulton
Brooke	Haynie	Smith of Haralson
Bush	Hendrix	Thompson
Callahan	Jones of Meriwether	Thurmond
De La Perriere	Lee	Walker
Duncan of Dawson	Nichols of Spalding	Mr. Speaker
Dyer	Parrish	

By unanimous consent the verification of the roll call was dispensed with.

On the passage of the bill the Ayes were 112, Nays 55.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dorris of the 48th, Steed of the 37th and Barrett of the 31st—

A bill to provide for increase in salary of shorthand writers of the Supreme Court and Court of Appeals.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 113, Nays 21.

The bill having received the requisite constitutional majority was passed.

By Mr. Brooks of the 13th—

A bill to amend charter of City of Americus relative to budget system in said city

The following amendments were read and adopted:

By Mr. Pace of Sumter—

Moves to amend Senate Bill No. 172 by striking the whole of Section 2 and insert in lieu thereof the following: Section 2. That the fiscal year of and for said City of Americus, and the Mayor and City Council of Americus shall be from the 1st day of

January to the 31st day of December of each year, that is, the same as the calendar year.

Moves to amend Senate Bill No. 172 by striking from the third line of Section Three the word "June" and substitute in lieu thereof the word "January."

Moves to amend Senate Bill No. 172 by striking the whole of Section 4 and inserting in lieu thereof the following: Section 4. That from and after the going into effect of this Act all expenditures and appropriations of money by the Mayor and City Council of Americus shall be by ordinance, and the same shall not be valid until approved by the Mayor; provided, however, should the Mayor disapprove of any such ordinance, or scale or reduce any appropriation or appropriations carried therein, the Council may override such disapproval or change by a two-thirds vote of the membership thereof, unless by overriding such disapproval or change such appropriation or appropriations would cause the aggregate appropriations for any fiscal year to exceed the anticipated and estimated revenue for such year, in which event the power of the Council to override such disapproval or change by the Mayor shall extend only to the aggregate of the anticipated and estimated revenue for any fiscal year as set forth in the budget. In the event any such ordinance or any appropriation or appropriations carried therein is disapproved, or scaled or reduced, as aforesaid, by the Mayor, the same shall be returned to the Council by the Mayor not later than the next regular meeting of the Mayor and Council, and

upon his failure so to do such ordinance shall stand as if approved; except that no ordinance shall be of any force or effect whatsoever which causes the aggregate appropriations for any fiscal year to exceed the anticipated and estimated revenue as contained in the budget.

Moves to amend Senate Bill No. 172 by striking from the 14th or last line of Section 5 by striking the word "June" and inserting in lieu thereof the word "January."

Moves to amend Senate Bill No. 172 by striking Section 9 in its entirety and substituting in lieu thereof the following: Section 9. That this Act shall not go into effect until the 31st day of December, 1920, on and after which time shall be of full force and effect. Section 10. That all laws and parts of laws in conflict with the provisions of this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 109, Nays 0.

By Mr. Barrett of the 31st—

A bill to provide for a stenographer for Clerk of Court of Appeals.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 86, Nays 39.

The bill having failed to receive the requisite constitutional majority was lost.

Mr. Longley of Troup moved that the House do now adjourn, and the motion prevailed.

The Speaker announced the House adjourned until 8:30 P M.

NIGHT SESSION,

8:30 P M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton	Burkhalter	De La Perriere
Adams of Walton	Burt	DeLoach
Alfriend	Bush	Dickey
Anderson of Chat- tooga	Bussey	Dobbs
	Buxton	DuBose
Anderson of Jenkins	Calhoun	Duncan of Dawson
Arnold	Callahan	Duncan of Hall
Atkinson	Cannon	Dyer
Barnes	Carswell	Eve
Barwick	Clarke	Falligant
Barrett	Clifton	Ficklen
Bates	Coates	Gallaher
Bellah	Cochran	Gann
Bird	Cole	Grant
Blalock	Copeland	Green
Bowen	Corbett	Griffin
Boyett of Marion	Covington	Guess
Boyett of Stewart	Cranford	Gunnells
Bradford	Culpepper	Hamilton
Brannen	Daniel	Harden
Brinson	Davis of Floyd	Harvin
Brown	Davis of Oglethorpe	Haynie

Hendrix	McFarland	Smiley
Hinton	McKenney	Smith of Candler
Hixon	Mann	Smith of Carroll
Hodges	Manning	Smith of Fulton
Hollingsworth	Mason	Smith of Haralson
Hollis	Middleton	Smith of Meriwether
Holmes	Milner	Smith of Telfair
Holtzclaw	Minchew	Stewart
Hudson	Moore of Butts	Stone
Hullender	Moore of Fulton	Stovall
Hyers	Moye	Strozier
Jackson of Jones	Mundy	Stubbs
Jackson of Towns	Neill	Sumner
Johns	Nichols of Spalding	Sweat of Pierce
Johnson of Appling	Nichols of Wayne	Sweat of Ware
Johnson of Bartow	Owen of Gordon	Swift
Johnson of Chatta- hoochee	Owen of Paulding	Swint
	Owen of Stephens	Tankersley
Jones of Lowndes	Pace	Tatum of Campbell
Jones of Meriwether	Palmer of Crisp	Tatum of Dade
Jones of Thomas	Palmour of Hall	Thompson
Jordan of Jasper	Parrish	Thurmond
Jordan of Wheeler	Penland	Timmerman
Kelley	Perryman	Trippe
Kent	Pilcher	Walker
Kimsey	Pope	Wall
King	Purcell	Ware
Kirby	Quincey	Warren
Knabb	Ramsey of Brooks	Weston
Knight	Ramsey of Columbia	Whitaker of Lowndes
Lambert	Rees	Whitaker of Rockdale
Lankford	Reid	Williams of Bulloch
Lasseter	Reiser	Williams of Miller
Law	Reville	Williams of Walton
Lawrence	Richards	Williams of Worth
Lee	Richardson	Willoughby
Lewis	Rimes	Wohlwender
Lindsay of DeKalb	Rogers of Elbert	Woods
Lindsey of Wilkes	Rogers of Laurens	Woody
Longley	Royal	Wyatt
MacIntyre	Seaman	Wynne
McDaniel	Shannon	Mr. Speaker
McDonald	Sibley	

By unanimous consent the following was established as the order of business during the 10 minutes period of Unanimous Consents:

1. Reports of Standing Committees.
2. Second Reading Senate Bills and Resolutions which have been favorably reported.

Mr. Anderson of Jenkins County, Chairman of the Committee on Military Affairs, submitted the following report:

Mr. Speaker:—

Your Committee on Military Affairs have had under consideration the following bill of the Senate and have instructed me, as Chairman, to report the same back to the House with the recommendation that the same do pass:

Senate Bill No. 35.

ANDERSON OF JENKINS, Chairman.

The following bill of the Senate, favorably reported, was read the second time:

By Mr. Glenn of the 43rd—

Senate Bill No. 35. A bill to amend Act to reorganize the military forces of the State.

By unanimous consent the following bill of the House was taken up for the purpose of considering Senate amendment:

By Mr. Jordan of Wheeler—

A bill to amend Act to provide for County Commissioners for Wheeler County relative to road districts of said county.

The following Senate amendment was read and agreed to:

Amend House Bill No. 1117 by adding a new section to said bill which shall read as follows: Before this Act shall go into effect it shall be submitted to the qualified voters of Wheeler County at primary election on September 8, 1920, and if a majority of said votes shall be in favor of said Act then the same to become the law, but should it fail to receive a majority of the votes cast in said election then it shall not become the law

The following bills of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Kea of the 16th—

A bill to amend Act relative to emigrant agents.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 100, Nays 13.

The bill having received the requisite constitutional majority was passed.

By Mr. Kea of the 16th—

A bill to amend Section 632 of Code of 1910 by defining who is emigrant agent.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 99, Nays 9.

The bill having received the requisite constitutional majority was passed.

By Mr. Glenn of the 43rd—

A resolution to discharge the Western and Atlantic Railroad Commission from further responsibility as to lease or disposition of W. and A. R. R.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 100, Nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Ennis of the 20th—

A bill to fix salaries of certain officials at the State Farm.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 101, Nays 15.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dorris of the 48th and Flynt of the 46th—

A bill to amend Act creating Department of Commerce and Labor relative to salaries of assistant commissioners and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to, and the bill was lost.

By Mr. Dorris of the 48th and Mr. Barrett of the 31st—

A bill to provide compensation for services of Deputy Clerk of Supreme Court.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to, and the bill was lost.

By Messrs. Allen of the 35th and Steed of the 37th—

A bill to amend Act creating office of Superintendent of Public Printing relative to salary of an assistant.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to, and the bill was lost.

Mr. Pace of Sumter moved that the House do now adjourn and the motion prevailed.

The Speaker announced the House adjourned until tomorrow morning at 9 o'clock.

REPRESENTATIVE HALL, ATLANTA, GA.

WEDNESDAY, AUGUST 11, 1920.

The House met pursuant to adjournment this day at 9 o'clock A. M.; was called to order by the Speaker and was opened with prayer by the Chaplain.

The roll was called and the following members answered to their names:

Adams of Newton	Carswell	Guess
Adams of Walton	Clarke	Gunnells
Alfriend	Clifton	Hamilton
Anderson of Chattooga	Coates	Harden
Anderson of Jenkins	Cochran	Harvin
Arnold	Cole	Haynie
Atkinson	Copeland	Hendrix
Barnes	Corbett	Hinton
Barwick	Covington	Hixon
Barrett	Cranford	Hodges
Bates	Culpepper	Hollingsworth
Bellah	Daniel	Hollis
Bird	Davis of Floyd	Holmes
Blalock	Davis of Oglethorpe	Holtzelaw
Bowen	De La Perriere	Hudson
Boyett of Marion	DeLoach	Hullender
Boyett of Stewart	Dickey	Hyers
Bradford	Dobbs	Jackson of Jones
Brannen	DuBose	Jackson of Towns
Brinson	Duncan of Dawson	Johns
Brown	Duncan of Hall	Johnson of Appling
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Johnson of Chatahoochee
Bush	Falligant	
Bussey	Ficklen	Jones of Lowndes
Buxton	Gallaher	Jones of Meriwether
Calhoun	Gann	Jones of Thomas
Callahan	Grant	Jordan of Jasper
Cannon	Green	Jordan of Wheeler
	Griffin	Kelley

Kent	Owen of Paulding	Stone
Kimsey	Owen of Stephens	Stovall
King	Pace	Strozier
Kirby	Palmer of Crisp	Stubbs
Knabb	Palmour of Hall	Sumner
Knight	Parrish	Sweat of Pierce
Lambert	Penland	Sweat of Ware
Lankford	Perryman	Swift
Lasseter	Pilcher	Swint
Law	Pope	Tankersley
Lawrence	Purcell	Tatum of Campbell
Lee	Quincey	Tatum of Dade
Lewis	Ramsey of Brooks	Thompson
Lindsay of DeKalb	Ramsey of Columbia	Thurmond
Lindsey of Wilkes	Rees	Timmerman
Longley	Reid	Trippe
MacIntyre	Reiser	Walker
McDaniel	Reville	Wall
McDonald	Richards	Ware
McFarland	Richardson	Warren
McKenney	Rimes	Weston
Mann	Rogers of Elbert	Whitaker of Lowndes
Manning	Rogers of Laurens	Whitaker of Rockdale
Mason	Royal	Williams of Bulloch
Middleton	Seaman	Williams of Miller
Milner	Shannon	Williams of Walton
Minchew	Sibley	Williams of Worth
Moore of Butts	Smiley	Willoughby
Moore of Fulton	Smith of Candler	Wohlwender
Moye	Smith of Carroll	Woods
Mundy	Smith of Fulton	Woody
Neill	Smith of Haralson	Wyatt
Nichols of Spalding	Smith of Meriwether	Wynne
Nichols of Wayne	Smith of Telfair	Mr. Speaker
Owen of Gordon	Stewart	

By unanimous consent the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the following was established as the order of business during the 30 minutes period of Unanimous Consents:

1. Reports of Standing Committees.
2. Second Reading Senate Bills and Resolutions which have been favorably reported.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 1176. A bill to amend an Act incorporating City of Collins.

1171. A bill to establish a Board of Commissioners of Roads and Revenues for County of Seminole.

1181. A bill to amend the charter of City Court of Griffin, Ga.

1180. A bill to establish the City Court of Mil-len, Ga.

1178. A bill to amend an Act creating new road law for Tattnall County.

1177 A bill to amend an Act incorporating City of Cobbtown.

1169. A bill amending Act creating new charter of Eatonton.

1154. A bill to amend several Acts incorporating Town of Kirkwood.

1166. A bill to create a new charter for City of Metter.

1161. A bill to amend Act amending several Act incorporating Town of Decatur, DeKalb County.

893. A bill providing for inspection of illuminating oils.

915. A bill to amend Section 389 of the Civil Code of Georgia of 1910.

1184. A bill to amend charter of Town of Dudley.

1183. A bill to amend Act creating new charter of East Point.

1182. A bill to amend Acts creating City of East Point.

1158. A bill to abolish office of Treasurer of Dodge County.

1122. A bill to amend Act establishing public school system for Town of Alamo.

1112. A bill to amend several Acts incorporating the Mayor and Aldermen of Savannah.

977. A bill to amend Act carrying into effect in City of Savannah provision of amendment to Paragraph 1, Section 7, Article 6 of the Constitution.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitu-

tional majority the following bills and resolutions of the House, to-wit:

No. 917. A bill to amend an Act for the disposition of dead bodies.

749. A bill to authorize county authorities in their discretion to carry on schools for adult illiterates.

667 A bill to amend Section 2554 of the Civil Code of Georgia.

642. A bill to amend Act aiding in establishing consolidated public schools in each county.

631. A bill to provide for the publication of reports of Supreme Court and Court of Appeals.

House Resolution 92. A resolution to appropriate \$80.00 to pay pension of Elizabeth Trowell.

House Resolution 212. A resolution authorizing State Librarian to furnish Clerk of Superior Court, Chatham County, a new set of the Georgia reports.

House Resolution 211. A resolution endorsing Georgia Enterprise advertisement.

House Resolution 73. A resolution providing for the payment of pension to Mrs. Frances Shores.

House Bill 738. A bill to appropriate deficiency in Deputy Clerk of Supreme Court's salary.

316. A bill to provide for guardians of person non compos mentis.

House Resolution 179. A resolution to relieve Lonnie Haralson of a bond.

House Resolution 180. A resolution to relieve Lonnie Haralson, W. C. DeLoach and F. M. Ridley as surety on bond.

House Resolution 181. A resolution to relieve Lonnie Haralson as surety on bond.

House Resolution 182. A resolution to relieve Lonnie Haralson as surety on bond.

House Resolution 183. A resolution to relieve J. H. Hardy as surety on bond.

House Resolution 151. A resolution to pay W W Crawford ninety dollars refunded him by State Treasurer.

Mr. Neill of Muscogee, Vice-Chairman of the Committee on Rules, submitted the following report:

Mr Speaker:—

Your Committee on Rules, having had under consideration matter of limiting debate on Senate Bill No. 225, relating to deeds recorded for 30 years, instructs me, as its Vice-Chairman, to report back to the House that debate on said bill be limited to 20 minutes, to be divided equally between advocates and opponents of same.

Your Committee on Rules has also had under consideration matter of limiting debate on Workmen's Compensation Law, and instructs me, as its Vice-Chairman, to report back to House that debate on same be limited to 1 hour, 30 minutes to advocates, 30 minutes to opponents.

NEILL, Vice-Chairman.

The report of the Committee on Rules was agreed to and the recommendation of the Committee on Rules was adopted.

By unanimous consent the following bill of the House was taken up for the purpose of considering Senate amendment:

By Mr. Kimsey of White—

A bill to regulate fees of Ordinaries in various counties of State.

The following Senate amendment was read and agreed to:

The Committee moves to amend by striking 50,000 wherever it occurs and substituting in lieu thereof 40,000.

The following bills and resolutions of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Kirkland of the 3rd—

A bill to provide for payment of salary of Solicitor-General of the Brunswick Judicial Circuit.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 105, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Barrett of the 31st—

A resolution to authorize Governor and Supreme Court Reporter to cancel certain contract with Index Printing Company.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 120, Nays 1.

The resolution having received the requisite constitutional majority was passed.

By Mr. Duncan of the 36th—

A resolution relating to clean currency for this State.

The report of the Committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the Ayes were 105, Nays 5.

The resolution having received the requisite constitutional majority was passed.

By Mr. Bowden of the 5th—

A bill to amend Act providing for practice of the occupation of a barbershop in this State so as to establish a State Board of Barber Examiners and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Adams of the 30th—

A bill to amend Sections 4985 and 4986 of Code of 1910 relative to compensation of stenographers in civil cases.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 116, Nays 2.

The bill having received the requisite constitutional majority was passed.

By Mr. Barrett of the 31st—

A bill to amend Section 4212 of Code of 1910 relative to admissibility in evidence of copies of registered deeds.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

By Mr. Dixon of the 17th—

A BILL.

To be entitled an Act to amend Paragraph 1, Section 13, of Article 6, of the Constitution of Georgia insofar as the same relates to salaries of Justices

of the Supreme Court, and of Judges of the Court of Appeals, and of Judges of the Superior Courts, so as to increase the salaries of the Justices of the Supreme Court, the Judges of the Court of Appeals, and of Judges of the Superior Courts, and for other purposes.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That Paragraph 1 of Section 13, of Article 6 of the Constitution of the State of Georgia, relating to salaries of the Justices of the the Supreme Court, and of the Judges of the Court of Appeals, and of the Judges of the Superior Courts, be and the same is hereby amended so as to provide that the Justices of the Supreme Court each shall have out of the Treasury of the State salaries of \$8,000.00 per annum; the Judges of the Court of Appeals each shall have out of the Treasury of the State salaries of \$8,000.00 per annum; the Judges of the Superior Courts each shall have out of the Treasury of the State salaries of \$6,000.00 per annum; Provided that the County of Chatham shall from its Treasury pay to the Judge of the Superior Court of the Eastern Circuit \$3,300.00 per annum; said payments are hereby declared to be a part of the Court expenses of said county, and shall be made to the Judge now in office, as well as his successors, Provided, further, That the Board of County Commissioners of Fulton County, or such other Board or person as may from time to time exercise the administrative powers of Fulton County, shall have power and authority to pay the Judges of the Superior

Court of Fulton County such sums, in addition to the salaries paid by the State, as said administrative authority or authorities may deem advisable, and the amounts so paid are declared to be a part of the Court expenses of said county. The provisions of this amendment shall take effect and the salaries herein provided for shall begin from the ratification of this amendment, as provided in the second section hereof, and shall apply to the incumbents in the several offices, as well as their successors.

Section 2. Be it further enacted that if this amendment shall be agreed to by two-thirds of the members of the General Assembly of each House, the same shall be entered on their Journals, with the yeas and nays taken thereon, and the Governor shall cause the amendment to be published in one or more of the newspapers in each Congressional District for at least two months immediately preceding the next general election, and the same shall be submitted to the people at the next general election, and all persons voting at said election in favor of adopting the proposed amendment to the Constitution shall have written or printed on their ballots the words: "For ratification of amendment to Paragraph 1, Section 13, of Article 6, of the Constitution fixing the salaries of the Justices of the Supreme Court, and of the Judges of the Court of Appeals, and of the Judges of the Superior Courts," and all persons opposed to the adoption of said amendment shall have written or printed on their ballots the words: "Against ratification of amendment to Paragraph 1, of Section 13, of Article 6, of the Constitution fix-

ing the salaries of the Justices of the Supreme Court, and of the Judges of the Court of Appeals, and of the Judges of the Superior Courts;'' and if a majority of the electors qualified to vote for the members of the next General Assembly voting, shall vote in favor of the ratification as shown by the consolidation and by the returns made as now provided by law in elections for members of the General Assembly, then said amendment shall become a part of Paragraph 1, of Section 13, of Article 6, of the Constitution of this State, and the Governor shall make proclamation thereof.

Section 3. Be it further enacted that all laws and parts of laws in conflict herewith are repealed.

The following amendments offered by the Committee on Amendments to Constitution were read and adopted:

Committee on Constitutional Amendments beg leave to report Senate Bill No. 242, being a bill entitled to amend Paragraph 1, of Section 13, of Article 6 of the Constitution of Georgia insofar as the same relates to salaries of the Justices of the Supreme Court, and the Judges of the Court of Appeals and of the Judges of the Superior Courts, with the recommendation that it do pass as amended. The Committee recommends the following amendments:

Amend Section 1 by striking the figures \$8,000.00 wherever the same occur as providing salaries of the Justices of the Supreme Court, and of the Judges of the Court of Appeals, and substituting in lieu thereof the figures \$7,000.00; and by strik-

ing the figures \$6,000.00 wherever the same occur as providing salaries for the Judges of the Superior Courts and substituting in lieu thereof the figures \$5,000.00; and by adding immediately after the twenty-fifth line of said section the following:

Provided further, That the Board of County Commissioners of the Counties of Clarke, Floyd, Sumter, Muscogee, Bibb and Richmond, or such other Board or person as may from time to time exercise the administrative powers of said several counties shall supplement from their respective county treasuries the salaries of the Judges of the circuits of which they are a part by such sum as will be necessary to make a salary of \$6,000.00 each per annum of such Judges; and such payments are declared to be a part of the Court expenses of said counties, and such payments shall be made to the Judges now in office as well as to their successors. Provided further, that the County of Fulton shall supplement the salary of the Judge of the Stone Mountain Circuit or the Judge of such other circuit as may be hereafter required to regularly preside therein for additional services rendered in the Superior Court of said county such sums as will, with the salary paid such Judge from the State Treasury, make a salary of \$6,000.00 per annum, said payments are declared to be a part of the Court expenses of Fulton County; such payments to be made to the Judge now in office as well as to his successors; so that said Section 1, when amended, shall read as follows:

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, that Paragraph 1, of Section 13, of Article 6, of the Constitution of the State of Georgia, relating to salaries of Justices of the Supreme Court, and of the Judges of the Court of Appeals, and of the Judges of the Superior Courts, be and the same is hereby amended so as to provide that the Justices of the Supreme Court each shall have out of the Treasury of the State salaries of \$7,000.00 per annum; the Judges of the Court of Appeals each shall have out of the Treasury of the State salaries of \$7,000.00 per annum; the Judges of the Superior Court each shall have out of the Treasury of the State salaries of \$5,000 per annum; Provided that the County of Chatham shall from its Treasury pay to the Judge of the Superior Courts of the Eastern Circuit \$3,000.00 per annum; said payments are hereby declared to be a part of the Court expenses of said county, and shall be made to the Judge now in office, as well as his successors. Provided further, That the Board of County Commissioners of Fulton County, or such other Board or person, as may from time to time exercise the administrative powers of Fulton County, shall have power and authority to pay the Judges of the Superior Court of Fulton County such sums, in addition to the salaries paid by the State, as said administrative authority or authorities may deem advisable, and the amounts so paid are declared to be a part of the Court expenses of said county. Provided further, That the Board of County Commissioners of the

Counties of Clarke, Floyd, Sumter, Bibb and Richmond, or such other Board or person as may from time to time exercise the administrative powers of said several counties, may supplement from their respective county treasuries the salaries of the Judges of the Circuits of which they are a part by such sum as will be necessary with salaries paid each of said Judges from the State Treasury to make a salary of \$6,000.00 each per annum of such Judges; and such payments are declared to be a part of the Court expenses of said counties, and such payments shall be made to the Judges now in office as well as to their successors. Provided further, That the County of Fulton may supplement the salary of the Judge of the Stone Mountain Circuit, or the Judge of such other circuit as may be hereafter required to regularly preside therein for additional services rendered in the Superior Court of said county such sums as will, with the salary paid such Judge from the State Treasury, make a salary of \$6,000.00 per annum; said payments are declared to be a part of the Court expenses of Fulton County, such payments to the Judge now in office as well as to his successors. The provisions of this amendment shall take effect and the salaries herein provided for shall begin from the ratification of this amendment, as provided in the second section hereof, and shall apply to the incumbents in the several offices, as well as their successors.

The following amendments to the Committee amendment were read and adopted:

By Mr. Neill of Muscogee—

Moves to amend Committee amendment to Senate Bill No. 242 by striking the word “Muscogee” wherever it occurs in said Committee amendment.

By Mr. Pace of Sumter—

Moves to amend Committee amendment for Senate Bill No. 242 by striking the word “shall” before the word “supplement” wherever it appears in said amendment and insert in lieu thereof the word “may.”

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

The bill involving a Constitutional amendment, the roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Sewton	Callahan	Dobbs
Alfriend	Calhoun	Duncan of Hall
Anderson of Chat-	Carswell	Eve
tooga	Cilfton	Ficklen
Anderson of Jenkins	Coates	Gallaher
Arnold	Cochran	Gann
Atkinson	Cole	Griffin
Barnes	Copeland	Guess
Blalock	Covington	Gunnells
Bowen	Cranford	Hamilton
Boyett of Stewart	Culpepper	Harden
Brinson	Daniel	Hendrix
Brown	Davis of Floyd	Hinton
Burkhalter	Davis of Oglethorpe	Hixon
Burt	De La Perriere	Hollingsworth
Eussey	DeLoach	Hollis
Burton	Dickey	Holmes

Holtzclaw	Mann	Seaman
Hudson	Mason	Sibley
Hullender	Middleton	Smiley
Hyers	Milner	Smith of Candler
Jackson of Jones	Moore of Butts	Smith of Carroll
Johns	Moore of Fulton	Smith of Fulton
Johnson of Chatta- hoochee	Moye	Smith of Meriwether
Jones of Lowndes	Mundy	Stone
Jones of Meriwether	Neill	Stovall
Jones of Thomas	Nichols of Wayne	Strozier
Jordan of Jasper	Owen of Paulding	Stubbs
Jordan of Wheeler	Owen of Stephens	Summer
Kelley	Pace	Sweat of Pierce
Kent	Palmer of Crisp	Sweat of Ware
King	Palmour of Hall	Tankersley
Kirby	Parrish	Tatum of Dade
Knabb	Penland	Thompson
Lankford	Perryman	Thurmond
Law	Pilcher	Timmerman
Lawrence	Pope	Trippe
Lewis	Quincey	Wall
Lindsay of DeKalb	Ramsey of Brooks	Ware
Lindsey of Wilkes	Ramsey of Columbia	Weston
Longley	Rees	Williams of Bulloch
MacIntyre	Reid	Williams of Miller
McDaniel	Reiser	Williams of Walton
McDonald	Reville	Wohlwender
McKenney	Richards	Woods
	Richardson	Wyatt

Those voting in the negative were Messrs.:

Adams of Walton	Hodges	Rogers of Laurens
Barrett	Jackson of Towns	Royal
Bellah	Johnson of Appling	Stewart
Boyett of Marion	Johnson of Bartow	Swift
Bradford	Kimsey	Swint
Brannen	Lasseter	Tatum of Campbell
Cannon	McFarland	Walker
Duncan of Dawson	Manning	Whitaker of Rockdale
Ficklen	Minchew	Willoughby
Grant	Purcell	Wynne
Haynie	Rimes	

Those not voting were Messrs.:

Barwick	Falligant	Shannon
Bates	Green	Smith of Haralson
Bird	Harvin	Smith of Telfair
Brooke	Knight	Warren
Bush	Lambert	Whitaker of Lowndes
Clarke	Lee	Williams of Worth
Corbett	Nichols of Spalding	Woody
DuBose	Owen of Gordon	Mr. Speaker
Dyer	Rogers of Elbert	

The roll call was verified.

On the passage of the bill the Ayes were 135,
Nays 32.

The bill having received the requisite Constitutional majority was passed as amended.

By Mr. Brooks of the 13th—

A bill to provide for annual increase of pensions paid to ex-Confederate soldiers and their widows.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 112,
Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Duncan of the 36th—

A bill to amend Act to regulate banking in this State relative to equipment, clerical and office expenses of Department of Banking and for other purposes.

Mr. Stewart of Atkinson moved that the House do now adjourn, and the motion prevailed.

The following communication was read:

Jefferson, Ga.
August 6, 1920.

The Georgia Legislature,
House of Representatives.

Gentlemen:

Mr. Mobley joins me in expressing to you our sincere thanks for the beautiful silver basket sent us on our wedding day. Throughout our married life, its use in our home will be kept alive thoughts of love and appreciation for each and every one of you, for your loyal friendship toward my beloved father and for your thoughtful kindness in remembering me with such a magnificent present.

Again thanking you, and with a heart full of love for each of you,

Sincerely,

Margarite Holder Mobley.

The Speaker announced the House adjourned until 3 P. M.

AFTERNOON SESSION,

3 o'Clock P. M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton	Cranford	Jackson of Towns
Adams of Walton	Culpepper	Johns
Alfriend	Daniel	Johnson of Appling
Anderson of	Davis of Floyd	Johnson of Bartow
Chattooga	Davis of Oglethorpe	Johnson of
Anderson of Jenkins	De La Perriere	Chattahoochee
Arnold	DeLoach	Jones of Lowndes
Atkinson	Dickey	Jones of Meriwether
Barnes	Dobbs	Jones of Thomas
Barwick	DuBose	Jordan of Jasper
Barrett	Duncan of Dawson	Jordan of Wheeler
Bates	Duncan of Hall	Kelley
Bellah	Dyer	Kent
Bird	Eve	Kimsey
Blalock	Falligant	King
Bowen	Ficklen	Kirby
Boyett of Marion	Gallaher	Knabb
Boyett of Stewart	Gann	Knight
Bradford	Grant	Lambert
Brannen	Green	Lankford
Brinson	Griffin	Lasseter
Brown	Guess	Law
Burkhalter	Gunnells	Lawrence
Burt	Hamilton	Lee
Bush	Harden	Lewis
Bussey	Harvin	Lindsay of DeKalb
Buxton	Haynie	Lindsey of Wilkes
Calhoun	Hendrix	Longley
Callahan	Hinton	MacIntyre
Cannon	Hixon	McDaniel
Carswell	Hodges	McDonald
Clarke	Hollingsworth	McFarland
Clifton	Hollis	McKenney
Coates	Holmes	Mann
Cochran	Holtzclaw	Manning
Cole	Hudson	Mason
Copeland	Hullender	Middleton
Corbett	Hyers	Milner
Covington	Jackson of Jones	Minchew

Moore of Butts	Richards	Tankersley
Moore of Fulton	Richardson	Tatum of Campbell
Moye	Rimes	Tatum of Dade
Mundy	Rogers of Elbert	Thompson
Neill	Rogers of Laurens	Thurmond
Nichols of Spalding	Royal	Timmerman
Nichols of Wayne	Seaman	Trippe
Owen of Gordon	Shannon	Walker
Owen of Paulding	Sibley	Wall
Owen of Stephens	Smiley	Ware
Pace	Smith of Candler	Warren
Palmer of Crisp	Smith of Carroll	Weston
Palmour of Hall	Smith of Fulton	Whitaker of Lowndes
Parrish	Smith of Haralson	Whitaker of Rockdale
Penland	Smith of Meriwether	Williams of Bulloch
Perryman	Smith of Telfair	Williams of Miller
Pilcher	Stewart	Williams of Walton
Pope	Stone	Williams of Worth
Purcell	Stovall	Willoughby
Quincey	Strozier	Wohlwender
Ramsey of Brooks	Stubbs	Woods
Ramsey of Columbia	Sumner	Woody
Rees	Sweat of Pierce	Wyatt
Reid	Sweat of Ware	Wynne
Reiser	Swift	Mr. Speaker
Reville	Swint	

Mr. Harvin of Calhoun County, Vice-Chairman of the Committee on Agriculture No. 1, has submitted the following report:

Mr Speaker:—

Your Committee on General Agriculture No. 1 have had under consideration the following Senate bill, No. 340, and have instructed me, as Vice-Chairman, to report the same back to the House with the recommendation that the same do not pass.

W E. HARVIN, Vice-Chairman.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 753. A bill to amend Act creating Georgia State Reformatory.

1164. A bill to amend charter of City of Macon.

693. A bill to amend Section 2817 of the Civil Code of 1910.

647 A bill relative to taxing the professions.

429. A bill to revise the Dental Laws of Georgia.

936. A bill to fix the salary of the Clerk and Bookkeeper of the Pension Office.

1179. A bill to prohibit the use of nets over 30 feet long in salt waters of State of Georgia.

The Senate concurs on the House amendment to the following bill, to-wit:

No. 172. A bill to amend charter of City of Americus.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitu-

tional majority the following bills and resolutions of the House, to-wit:

No. 1021. A bill to provide for transfer of certain criminal cases from City Courts to Superior Courts.

720. A bill to require Clerks of Superior Courts to certify facts pertaining to defendants.

378. A bill to require forthcoming bond for property levied on under a distress warrant for rent.

241. A bill to propose to the people of Georgia for their ratification or rejection an amendment to Article 8, Section 6, Paragraph 1 of the Constitution.

The Senate has also passed by the requisite constitutional majority the following resolutions of the House, to-wit:

No. 206. A resolution to pay pensions to John P. Berring, et al.

No. 61. A resolution to pay Mrs. Ellen Rilesen a pension of ninety dollars.

The following resolution of the Senate was read and concurred in:

By Mr. Bell of the 51st—

A resolution to authorize officers and certain other attachees of the House and Senate to remain over five days after adjournment of the General Assembly to bring up unfinished business.

The following bills of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Kea of the 16th—

A bill to repeal Act incorporating Town of Soperton.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill, the Ayes were 101, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Kea of the 16th—

A bill to incorporate City of Soperton.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 103, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Blasingame of the 27th—

A bill to amend Act to establish Board of Commissioners of Roads and Revenues for County of Walton relative to salaries of members thereof.

The following amendment was read and adopted:

By Messrs. Adams and Williams of Walton—

Move to amend Senate Bill No. 326 by adding another Section as follows: Be it further enacted by

the authority aforesaid that this bill shall not become effective unless same shall receive a majority of those voting in the State Primary to be held in Walton County on September 8, 1920. Those voting in said election to be the qualified voters of said county.

The report of the Committee, which was favorable to the passage of the bill as amended, was agreed to.

On the passage of the bill the Ayes were 102, Nays 0.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Fowler of the 22nd—

A bill to further regulate casualty and liability insurance companies and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 98, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Glenn of the 43rd—

A bill to amend Act reorganizing the military forces of the State.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 93, Nays 13.

The bill having failed to receive the requisite constitutional majority was lost.

By Mr. Duncan of the 36th—

A bill to amend Act creating banking laws for this State and create a Department of Banking and for other purposes.

The following amendments were read and adopted:

By Mr. Carswell of Wilkinson—

Moves to amend by striking Section 14 and numbering succeeding sections accordingly.

By Mr. Lasseter of Dooly—

Moves to amend by striking Section 13 and numbering the remaining sections accordingly.

The report of the Committee, which was favorable to the passage of the bill, was agreed to as amended.

On the passage of the bill the Ayes were 99, Nays 2.

The bill having received the requisite constitutional majority was passed as amended.

By Mr. Kirkland of the 3rd—

A bill to regulate the drilling of oil and gas wells in this State.

On motion the bill was tabled.

By Mr. Fowler of the 22nd—

A bill to create lien on furniture and baggage brought into hotels and inns for the protection of said hotels and inns.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

By Mr. Ayers of the 33rd—

A bill to amend Section 119 of Code of 1910 relative to election of constables.

The report of the Committee, which was favorable to the passage of the bill, was disagreed to and the bill was lost.

The following resolution of the House was read:

By Mr. Jackson of Jones—

Resolved, that this House, the Senate concurring, adjourn at 6 o'clock P. M. "sine die."

Mr. Arnold of Clay moved that the resolution be tabled and the motion prevailed, and the resolution was tabled.

Mr. Neill of Muscogee moved that when the House adjourn today it stand adjourned until 8 o'clock P. M., and the motion prevailed.

Mr. Stewart of Atkinson moved that the House do now adjourn and the motion prevailed.

Leave of absence was granted Messrs. Boyett of Stewart and Reid of Wilcox.

The Speaker announced the House adjourned until 8 o'clock P. M.

NIGHT SESSION,
8 o'Clock P. M.

The House met again at this hour and was called to order by the Speaker.

The roll was called and the following members answered to their names:

Adams of Newton	Coates	Hendrix
Adams of Walton	Cochran	Hinton
Alfriend	Cole	Hixon
Anderson of Chat- tooga	Copeland	Hodges
Anderson of Jenkins	Corbett	Hollingsworth
Arnold	Covington	Hollis
Atkinson	Cranford	Holmes
Barnes	Culpepper	Holtzelaw
Barwick	Daniel	Hudson
Barrett	Davis of Floyd	Hullender
Bates	Davis of Oglethorpe	Hyers
Bellah	De La Perriere	Jackson of Jones
Bird	DeLoach	Jackson of Towns
Blalock	Dickey	Johns
Bowen	Lobbs	Johnson of Appling
Boyett of Marion	DuBose	Johnson of Bartow
Boyett of Stewart	Duncan of Dawson	Johnson of Chatta- hoochee
Bradford	Duncan of Hall	Jones of Lowndes
Brannen	Dyer	Jones of Meriwether
Brinson	Eve	Jones of Thomas
Brown	Falligant	Jordan of Jasper
Burkhalter	Ficklen	Jordan of Wheeler
Burt	Gallaher	Kelley
Bush	Gann	Kent
Bussey	Grant	Kimsey
Buxton	Green	King
Calhoun	Griffin	Kirby
Callahan	Guess	Knabb
Cannon	Gunnells	Knight
Carswell	Hamilton	Lambert
Clarke	Harden	Lankford
Clifton	Harvin	Lasseter
	Haynie	

Law	Penland	Stubbs
Lawrence	Perryman	Sumner
Lee	Pilcher	Sweat of Pierce
Lewis	Pope	Sweat of Ware
Lindsay of DeKalb	Purcell	Swift
Lindsey of Wilkes	Quincey	Swint
Longley	Ramsey of Brooks	Tankersley
MacIntyre	Ramsey of Columbia	Tatum of Campbell
McDaniel	Rees	Tatum of Dade
McDonald	Reid	Thompson
McFarland	Reiser	Thurmond
McKenney	Reville	Timmerman
Mann	Richards	Trippe
Manning	Richardson	Walker
Mason	Rimes	Wall
Middleton	Rogers of Elbert	Ware
Milner	Rogers of Laurens	Warren
Minchew	Royal	Weston
Moore of Butts	Seaman	Whitaker of Lowndes
Moore of Fulton	Shannon	Whitaker of Rockdale
Moye	Sibley	Williams of Bulloch
Mundy	Smiley	Williams of Miller
Neill	Smith of Candler	Williams of Walton
Nichols of Spalding	Smith of Carroll	Williams of Worth
Nichols of Wayne	Smith of Fulton	Willoughby
Owen of Gordon	Smith of Haralson	Wohlwender
Owen of Paulding	Smith of Meriwether	Woods
Owen of Stephens	Smith of Telfair	Woody
Pace	Stewart	Wyatt
Palmer of Crisp	Stone	Wynne
Palmour of Hall	Stovall	Mr. Speaker
Parrish	Strozier	

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 825. A bill to provide for co-operation of the State with an Act of Congress relative to vocational rehabilitation.

887 A bill to amend an Act amending an Act providing for establishment of an Agricultural Industrial and Normal School.

The Senate concurs to the House amendment to the following bill, to-wit:

Senate Bill 326. A bill amending Sections 5 and 6 of an Act establishing County Board of Commissioners of Roads and Revenues for Walton County.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 921. A bill to appropriate salary of superintendent of public printing.

814. A bill to appropriate \$20,000 for 1920 and \$20,000 for 1921 to supply deficit in an appropriation to State Tubercular Sanitorium.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

The Senate has passed as amended by the requisite constitutional majority the following bill of the House, to-wit:

No. 824. A bill to authorize annual payment of pensions to soldiers who became eligible for military service and did not perform six months service before close of the war.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed as amended by the requisite constitutional majority the following bill and resolution of the House, to-wit:

House Bill 969. A bill to provide for appropriations and improvements for State Negro School at Albany.

House Resolution 160. A resolution appropriating \$5,000 making repairs on Confederate Soldiers' Home.

House Bill 757 A bill to appropriate \$20,000 to the Georgia State Board of Entomology.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bill of the House, to-wit:

No. 797. A bill to appropriate \$300,000 to Trustees of Georgia State Sanitarium at Milledgeville.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed as amended by the requisite constitutional majority the following bills and resolutions of the House, to-wit:

No. 799. A bill to make appropriation to Trustees of University of Georgia.

684. A bill to make appropriation to the Trustees of the University of Georgia for the Georgia School of Technology.

House Resolution 153. A resolution to appropriate \$10,000 for support of Georgia Training School for Girls.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills of the House, to-wit:

No. 1309. A bill to regulate the registration, branding, sale and analysis of calcium arsenate.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed as amended by the requisite constitutional majority the following bills of the House, to-wit:

No. 1063. A bill to appropriate \$30,000 to the Georgia School of Mental Defectives.

No. 979. A bill to appropriate \$30,000 to Georgia State Training School for Boys at Milledgeville.

856. A bill to appropriate money to the Trustees of the University of Georgia for repairs.

853. A bill to appropriate \$15,000 to cover deficiency in appropriations to the School for the Deaf for 1920.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolutions of the House, to-wit :

No. 258. A bill to amend Section 3276 of the Constitution.

827 A bill to amend Act proposing to amend Paragraph 2, Section 1, Article 2 of the Constitution.

466. A bill to amend Section 1613 of the 1910 Code of Georgia.

House Resolution 199. A resolution to authorize the authorities of Macon County to pay C. J. Harp \$162.35.

House Bill 835. A bill to fix the time of office of Commissioner of Pensions.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate has passed by the requisite constitutional majority the following bills and resolutions of the House and Senate, to-wit:

No. 1146. A bill to relieve City of Milledgeville of taxes on property bought since January 1, 1920.

645. A bill amending an Act relating to salary of Judge of City Court of Richmond County.

House Resolution 126. A resolution to relieve the sureties on bonds of Alonzo Golson and Sophie Meyers.

House Bill 643. A bill to amend an Act creating a Board of Commissioners of Roads and Revenues in Richmond County

House Bill 705. A bill authorizing the County Board of Education of Richmond County to issue \$500,000 of bonds.

644. A bill to empower Treasurer of Richmond County to employ a clerk.

House Bill 796. A bill to amend the several Acts concerning management of Confederate Soldiers Home of Georgia.

House Resolution 204. A resolution to authorize the sale of thirteen acres of land.

House Bill 805. A bill to amend an Act to provide for a public service corporation tax clerk.

House Bill 730. A bill to make official cotton standards of the U. S. officials cotton standards for Georgia.

House Resolution 203. A resolution to amend the Constitution to amend Paragraph 1, Section 7, Article 7 of the Constitution.

House Bill 1120. A bill to appropriate \$675.00 for balance in payment of salary of assistant in Department of Public Printing.

The Senate concurs to House amendments to the following bills, to-wit:

Senate Bill 242. A bill to amend Paragraph 1, Section 13, Article 6 of the Constitution.

Senate Bill 251. A bill to amend an Act to regulate banking in the State of Georgia.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed by the requisite constitutional majority the following resolution of the House, to-wit:

House Resolution 129. A resolution to appropriate \$475,000 to pay approved pensions.

The Senate concurs in the House amendment to the following bills, to-wit:

Senate Bill 246. A bill to amend Sections 445 and 446 of the Code of 1910.

Senate Bill 273. A bill to prevent the introduction into State of Georgia of contagious diseases by honey bees.

Senate Bill 230. A bill to abolish the fee system now existing in Superior Courts of Albany Judicial District.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has passed as amended by the requisite constitutional majority the following bill of the House, to-wit:

No. 221. A bill to appropriate \$25,000 to the University of Georgia to maintain the District Agricultural and Mechanical Schools.

The following bills of the Senate, set as special orders by the Committee on Rules, were read the third time and placed upon their passage:

By Mr. Bowden of the 5th—

A bill to create an Industrial Commission, provide for compensation for injured employees, and for other purposes.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 120, Nays 27.

The bill having received the requisite constitutional majority was passed.

By Mr. Elders of the 2nd—

A bill to amend Section 145 of School Code of Georgia relative to limitation on taxes to pay principal and interest on county school building bonds.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the Ayes were 116, Nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Duncan of the 36th—

A bill to accept certain gifts of land for Trustees of the University of Georgia.

On motion the bill was tabled.

Mr. Covington of Colquitt moved to amend the report of the Committee on Rules by placing House Resolution No. 217 to follow Senate Bill No. 65.

On the motion to amend the report of the Committee on Rules Mr. Williams of Worth called for the Ayes and Nays and the call was sustained.

The following resolution of the House was read and adopted:

By Mr. Johnson of Bartow—

Whereas, the Committee appointed to investigate the office of State Veterinarian were instructed by the resolution under which said Committee was appointed to attach a transcript of the evidence submitted to them to their report for the benefit of the members of the House, and

Whereas, said Committee in their report requested that a transcript of the evidence submitted to said Committee be attached to said report as soon as the same was transcribed and be made a part of said report of said Committee is incomplete under its terms until said evidence has been filed, and

Whereas, said transcript has not, and cannot be made and filed before this General Assembly will expire by limitation,

Therefore, be it resolved, The report of said Committee when completed be reported to the next General Assembly, together with a transcript of the evidence, that such action as may be necessary may be taken by it in justice to the incumbent and in protection of the interest of the State.

By unanimous consent the following bills and resolutions of the House were taken up for the purpose of considering Senate amendments:

By Messrs. Hodges and Swint of Washington—

A bill to require forthcoming bond in all cases where levy is made under a distress warrant for rent.

The following Senate amendment was read and agreed to:

By Mr. Ayers of the 33rd—

Amend by adding new sections after Section 1 as follows: Section 2. Be it further enacted by the authority aforesaid, That if the tenant should file a counter affidavit to said distress warrant requiring the giving of a replevy bond as now provided by law, it shall be lawful for the levying officer to accept the same security on both bonds, and on the trial of the case, the plaintiff shall elect whether he will take a money verdict on the replevy bond or whether he will proceed against the property so levied upon, and the Judge shall instruct the jury to render a verdict in accordance with the election of the plaintiff, if the jury should find the plaintiff is entitled to recover.

Change Section No. 2 to Section 3.

By Mr. Atkinson of Camden—

A bill to revise the Dental Laws of this State.

By Mr. Brooks of the 13th—

Amend Section 16 by substituting the word appeal for the word certiorari in the 11th line of said section.

Amend Section 22 by substituting the word five for the word twenty in line seven of said section.

Amend Section 26 by striking all of said section after the word State in line six of said section.

By Messrs. Johnson and Trippe of Bartow—

A bill to authorize payment of pensions to ex-Confederate soldiers in certain cases.

The following Senate amendment was read and agreed to:

By Mr. Pittman of the 42nd—

Amend Section One of House Bill 824 by striking the figures 1965 at the end of said section and inserting in place thereof the figures 1865.

The following Senate amendments were read and agreed to:

By Messrs. Barnes, Strozier and Cochran of Bibb—

A bill to amend charter of City of Macon relative to operation of water works plant in said city and for other purposes.

The following Senate amendment was read and agreed to:

By Mr. Fowler of the 22nd—

Moves to amend House Bill No. 1164 as follows:

1. By striking therefrom all of Paragraph "C" in Section 6 down to the words "and any street railroad company or other railroad company having" in line 11 of said paragraph and inserting in lieu thereof the following:

"(c) Upon petition in writing addressed to the Mayor and Council of the City of Macon requesting the pavement of any street or portion thereof not less than one block in length, within the corporate limits of said city, and which street or the portion thereof aforesaid, is not and has never been paved, and which directly connects with or to a main thoroughfare or street, or is in itself a main thoroughfare or street, it shall be the duty of the said Mayor and Council to proceed at once to the pavement of said street, or portion thereof, described in said petition, provided that such petition shall be signed by such a number of the property owners of sixty per cent (60%) or more of the property abutting such street, or portion thereof, and which said petition shall also state that such signers thereof willing to pay, and have their property assessed with, their and its just proportion of eighty-five (85%) of the total cost of such pavement aforesaid including the grading and drains therefor; whereupon the said City of Macon is hereby given full right and authority to assess eighty-five per cent (85%) of the total cost of such pavement, including the grading and drains therefor, against the abutting property

on said street, or the portion thereof, paved in such proportions as each piece or lot of property bears in frontage to the total cost of such pavement."

2. By adding after the word "hereby" in the last line of said paragraph "C" of Section 6 all of that part of paragraph "K" of said Section 6 beginning with the words "provided, further, that when streets" in line 11 and ending with the words "or other railroad company so elects" in the last line of said paragraph "K."

3. By striking all of Paragraph "K" after the amendment in the 2nd provision of this amendment is made.

4. By striking from Paragraph "D" of Section 6 all of said paragraph beginning with the words "it shall be wholly discretionary, etc.," in the 10th line of said paragraph.

By Mr. Burkhalter of Clinch—

A resolution to pay pension to Mrs. Ellen Ribson for year 1918.

The following Senate amendment was read and agreed to:

Committee moves to amend resolution by striking the figures 1918 wherever it occurs and substituting therefor the figures 1919.

By Messrs. McDonald, Reville and Pilcher of Richmond—

A resolution to relieve sureties on bond of Alonzo Golson.

The following Senate amendment was read and agreed to:

Amendment by Olive of the 18th—

Moves to amend House Resolution No. 126 as follows:

By striking in its entirety the first paragraph of said resolution,

By striking the word bonds between the words “the and upon” and the word “were” between the words security and forfeiture and the word “bonds” between the words “said and being” and by striking all the words beginning with \$300.00, and ending with “respectively” in paragraph 3, of said resolution, and substituting respectfully the words “bond, was bond, \$200.00.”

By striking from paragraph 4 the words “the said Alonzo Golson” and by striking the word “there” and substituting therefor the word “here” and by striking the word “sureties” and substituting therefor the word “surety.”

By striking from Paragraph 5 the words “in both cases” and substituting therefor the words “in said case.”

Amend the last paragraph of said resolution by striking the word “bonds” between the words “said and were” and substituting therefor the word “bond” and by striking the words “executions, judgments or forfeitures” wherever they appear in said paragraph and substituting therefor the words

“execution, judgment or forfeiture,” and by striking the word “cases” between the words “said and to” and substituting therefor the word “case,” so that said resolution when so amended shall read as follows:

Whereas, Sophie Myers was set at liberty upon a bond signed by J. W. McDonald, security, the same being for the appearance of said Sophie Myers to answer to the July term 1918 of Richmond Superior Court, and

Whereas, the bond upon which J. W. McDonald was security was forfeited, said bond being for the sum of \$200.00, and

Whereas, the said J. W. McDonald, security, captured and delivered to the Sheriff of Richmond County the said Sophie Myers, who procured her release by procuring other surety, and

Whereas, judgment was given against the said J. W. McDonald in said case and execution has issued thereon.

Therefore, be it resolved by the House, the Senate concurring, that in as much as the purposes for which said bond was given has been fully accomplished that the said J. W. McDonald be relieved of all liability of said execution on said forfeiture and judgment on the bond of Sophie Myers for \$200.00 and costs, and the Clerk of the Superior Court of Richmond County is hereby authorized and directed upon the payment of the costs that have accrued in said case to make said execution satisfied and cancel same of record.”

By Mr. Knight of Berrien—

A resolution to amend Constitution of State relative to representation of certain new counties.

The following Senate amendment was read and agreed to:

By Mr. Glenn of the 43rd—

Moves to amend House Resolution No. 203 by striking from Paragraph One of Section One beginning with the word “the” in the first line of said paragraph and extending through the word “each” in the seventeenth line, and inserting in lieu thereof the following: “The House of Representatives shall consist of Representatives apportioned among the several counties of the State as such counties are now marked and defined and as the same may be hereafter created as follows: To the eight counties having the largest population three representatives each; to the thirty counties having the next largest population two representatives each; and to the remaining counties one representative each,” including the new Counties of Lanier, Seminole, Brantley, Long and Lamar.”

And also by striking from lines twenty-one and twenty-two and from lines twenty-six and twenty-seven of Paragraph One of Section Two the words “for counties not now represented.”

By Mr. Mundy of Polk—

A bill to appropriate money to supply defi-

ciency in appropriation to the Georgia School for the Deaf for year 1920.

The following Senate amendment was read and disagreed to:

Committee amendment to House Bill No. 853: By striking therefrom where the figures \$15,000.00 appear and inserting in lieu of same the figures \$12,500.00.

By unanimous consent the following bill of the House was taken up for the purpose of considering Senate substitute thereto:

By Mr. Bellah of Henry—

A bill to amend Act providing for system of reclaiming swamp lands of State.

The following Senate substitute was read and agreed to:

Committee Substitute for House Bill No. 1064—

A BILL.

To be entitled an Act to amend an Act approved August 19, 1911, providing for a system of reclaiming the wet, swamp and overflowed lands, by providing an amendment to Section 2 of the Act approved August 21, 1917, which was an amendment to Section 1 of the Act approved August 16, 1913, by striking the words “fifty thousand” inserting in lieu thereof the words “one hundred thousand” wherever found in said Section 2, and for other purposes.

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted

by the authority of same, That Section 2 of the Act approved August 21, 1917, amending the Act approved August 19, 1911, providing a system for the reclaiming the wet, swamp and overflowed lands of the State, which Act of 1917 amended the Act approved August 16, 1913, by striking the words "fifty thousand" in said Section 2 and inserting in lieu thereof the words "one hundred thousand" wherever found in said Section 2, so that said section, when so amended, will cause Section 1 of said Act approved August 16, 1913, to read as follows:

Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by the authority of the same, That an Act providing the reclaiming the wet, swamp and overflowed lands of the State, approved August 19, 1911, be so amended that when bonds heretofore and hereafter issued thereunder do not, in any case, exceed the sum of one hundred thousand dollars, that the rate of interest thereof may be fixed by the Board of Drainage Commissioners at not more than eight per cent per annum.

Section 2. Be it further enacted by the authority aforesaid, That all laws and parts of laws in conflict with this Act are hereby repealed.

By unanimous consent the following bills and resolutions of the House were taken up for the purpose of considering Senate amendments:

By Mr. Pope of Grady—

A bill to appropriate money to Georgia State Board of Entomology for use in experimental work.

On motion of Mr. Arnold of Clay the bill and Senate amendments were tabled.

By Mr. Smith of Candler—

-- A bill to appropriate money to Trustees of the University of Georgia for purpose of repairing buildings.

On motion of Mr. Arnold of Clay the bill and Senate amendments were tabled.

By Messrs. Bale of Floyd, Holder of Jackson, Pace of Sumter, et al.—

A bill to appropriate money for support of each of District Agricultural and Mechanical schools.

On motion of Mr. Arnold of Clay the bill and Senate amendments were tabled.

By Mr. Burt of Dougherty—

A bill to appropriate money for improvements to State Negro School at Albany.

On motion of Mr. Arnold of Clay the bill and Senate amendments were tabled.

By Mr. Sweat of Ware, Bradford of Whitfield, Lawrence of Chatham—

A bill to appropriate money for repairs to buildings of Confederate Soldiers Home near Atlanta.

On motion of Mr. Arnold of Clay the bill and Senate amendments were tabled.

By Messrs. McDonald, Pilcher and Reville of Richmond—

A bill to appropriate money for maintenance of Georgia School for Mental Defectives.

On motion of Mr. Arnold of Clay the bill and Senate amendments were tabled.

By Mr. Alfriend of Baldwin—

A bill to appropriate money to Georgia Training School for Boys for additional support and maintenance.

Mr. Arnold of Clay moved to table the bill and Senate amendments.

On the motion to table Mr. Pace of Sumter called for the Ayes and Nays, and the roll call was sustained.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Culpepper	Knight
Anderson of Jenkins	Davis of Floyd	Lankford
Arnold	DeLoach	Lasseter
Barnes	Duncan of Dawson	McDaniel
Bellah	Duncan of Hall	Manning
Bird	Gann	Moore of Butts
Blalock	Grant	Owen of Paulding
Boyett of Marion	Haynie	Penland
Brinson	Hodges	Pilcher
Bussey	Hollingsworth	Purcell
Cannon	Jackson of Towns	Ramsey of Brooks
Cochran	Johnson of Chatta-	Ramsey of Columbia
Corbett	hoochee	Richards
Cranford	Kimsey	Rogers of Elbert

Seaman	Swint	Weston
Stewart	Tankersley	Whitaker of Rockdale
Stovall	Tatum of Campbell	Willoughby
Sumner	Tatum of Dade	Wohlwender

Those voting in the negative were Messrs.:

Adams of Newton	Kelley	Pope
Alfriend	Knabb	Quincey
Bowen	Lambert	Reville
Brown	Law	Sibley
Covington	Lindsay of DeKalb	Smith of Candler
Davis of Oglethorpe	Lindsey of Wilkes	Smith of Carroll
Dickey	MacIntyre	Smith of Telfair
Dobbs	McDonald	Strozier
Ficklen	Mason	Stubbs
Gallaher	Middleton	Sweat of Pierce
Guess	Milner	Thompson
Hendrix	Moore of Fulton	Thurmond
Hinton	Moye	Trippe
Hixon	Mundy	Wall
Holmes	Neill	Ware
Johns	Pace	Williams of Walton
Johnson of Appling	Palmer of Crisp	Wynne
Jones of Thomas	Palmour of Hall	Mr. Speaker

Those not voting were Messrs.:

Anderson of Chat- tooga	Carswell	Hamilton
Atkinson	Clarke	Harden
Barwick	Clifton	Harvin
Barrett	Coates	Holmes
Bates	Cole	Holtzelaw
Boyett of Stewart	Copeland	Hudson
Bradford	Daniel	Hullender
Brannen	De La Perriere	Hyers
Brooke	DuBose	Jackson of Jones
Burkhalter	Dyer	Johnson of Bartow
Burt	Eve	Jones of Lowndes
Lush	Falligant	Jones of Meriwether
Buxton	Green	Jordan of Jasper
Calhoun	Griffin	Jordan of Wheeler
Callahan	Gunnells	Kent

King	Parrish	Stone
Kirby	Perryman	Sweat of Ware
Lawrence	Rees	Swift
Lee	Reid	Timmerman
Lewis	Reiser	Walker
Longley	Richardson	Warren
McFarland	Rimes	Whitaker of Lowndes
McKenney	Rogers of Laurens	Williams of Bulloch
Mann	Royal	Williams of Miller
Minchew	Shannon	Williams of Worth
Nichols of Spalding	Smiley	Woods
Nichols of Wayne	Smith of Fulton	Woody
Owen of Gordon	Smith of Haralson	Wyatt
Owen of Stephens	Smith of Meriwether	

By unanimous consent the verification of the roll call was dispensed with.

On the motion to table the Ayes were 53, Nays 54, and the motion was lost.

Mr. Alfriend of Baldwin moved that the Senate amendments be agreed to.

On the motion to agree to the Senate amendments Mr. Strozier of Bibb called for the Ayes and Nays and the call was sustained.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Newton	Dickey	Law
Alfriend	Ficklen	Lindsay of DeKalb
Blalock	Gallaher	MacIntyre
Bowen	Hendrix	Mason
Buxton	Hinton	Milner
Carwell	Hixon	Moore of Fulton
Coates	Holmes	Moye
Davis of Oglethorpe	Johnson of Appling	Neill

Pace	Smith of Telfair	Wall
Palmer of Crisp	Strozier	Ware
Quincey	Stubbs	Williams of Walton
Reville	Sweat of Pierce	Woods
Sibley	Thompson	Wyatt
Smith of Candler	Thurmond	Wynne
Smith of Carroll	Trippe	

Those voting in the negative were Messrs.:

Adams of Walton	Guess	Owen of Paulding
Anderson of Jenkins	Harvin	Palmour of Hall
Arnold	Haynie	Penland
Barnes	Hodges	Pilcher
Bellah	Hollingsworth	Pope
Bird	Jackson of Towns	Purcell
Boyett of Marion	Johns	Ramsey of Brooks
Brinson	Johnson of Chatta- hoochee	Ramsey of Columbia
Brown	Jones of Thomas	Richards
Bussey	Kelley	Rogers of Elbert
Cannon	Kimsey	Seaman
Clarke	Knabb	Smiley
Cochran	Knight	Smith of Meriwether
Corbett	Lambert	Stewart
Covington	Lankford	Sumner
Cranford	Lasseter	Swint
Culpepper	Lindsey of Wilkes	Tankersley
Davis of Floyd	McDaniel	Tatum of Campbell
DeLoach	McDonald	Tatum of Dade
Dobbs	Manning	Weston
Duncan of Dawson	Moore of Butts	Whitaker of Rockdale
Duncan of Hall	Mundy	Willoughby
Gann	Owen of Gordon	Wohlwender
Grant		Woody

Those not voting were Messrs.:

Anderson of Chat- tooga	Bradford	Callahan
Atkinson	Brannen	Clifton
Barwick	Brooke	Cole
Barrett	Burkhalter	Copeland
Bates	Burt	Daniel
Boyett of Stewart	Bush	De La Perriere
	Calhoun	DuBose

Dyer	King	Richardson
Eve	Kirby	Rimes
Falligant	Lawrence	Rogers of Laurens
Green	Lee	Royal
Griffin	Lewis	Shannon
Gunnells	Longley	Smith of Fulton
Hamilton	McFarland	Smith of Haralson
Harden	McKenney	Stone
Hollis	Mann	Stovall
Holtzelaw	Middleton	Sweat of Ware
Hudson	Minchew	Swift
Hullender	Nichols of Spalding	Timmerman
Hyers	Nichols of Wayne	Walker
Jackson of Jones	Owen of Stephens	Warren
Johnson of Bartow	Parrish	Whitaker of Lowndes
Jones of Lowndes	Perryman	Williams of Bulloch
Jones of Meriwether	Rees	Williams of Miller
Jordan of Jasper	Reid	Williams of Worth
Jordan of Wheeler	Reiser	Mr. Speaker
Kent		

By unanimous consent the verification of the roll call was dispensed with.

On the motion to agree to the Senate amendments the Ayes were 44, Nays 71 and the motion was lost.

Mr. Arnold of Clay moved to table the bill and Senate amendments.

On the motion to table Mr. Covington of Colquitt called for the Ayes and Nays and the call was sustained.

The roll call was ordered and the vote was as follows:

Those voting in the affirmative were Messrs.:

Adams of Walton	Barnes	Bowen
Anderson of Jenkins	Bellah	Boyett of Marion
Arnold	Bird	Brinson

Bussey	Johnson of Chatta-	Ramsey of Brooks
Cannon	hoochee	Ramsey of Columbia
Clarke	Kimsey	Reville
Cochran	Knight	Rimes
Corbett	Lambert	Rogers of Elbert
Cranford	Lankford	Seaman
Culpepper	Lasseter	Smiley
Davis of Floyd	Lindsey of Wilkes	Smith of Meriwether
DeLoach	McDaniel	Stewart
Dobbs	Manning	Sumner
Duncan of Dawson	Moore of Butts	Swint
Duncan of Hall	Owen of Gordon	Tankersley
Gann	Owen of Paulding	Tatum of Campbell
Grant	Pace	Tatum of Dade
Harvin	Palmour of Hall	Weston
Haynie	Parrish	Whitaker of Rockdale
Hodges	Penland	Willoughby
Hollingsworth	Pilcher	Wohlwender
Jackson of Towns	Pope	Woody
Johns	Purcell	Wynne
Johnson of Appling		

Those voting in the negative were Messrs.:

Adams of Newton	Kelley	Palmer of Crisp
Alfriend	Knabb	Quincey
Blalock	Law	Sibley
Brown	Lindsay of DeKalb	Smith of Candler
Buxton	Longley	Smith of Carroll
Covington	MacIntyre	Smith of Telfair
Davis of Oglethorpe	McDonald	Strozier
Dickey	Mason	Sweat of Pierce
Ficklen	Middleton	Thompson
Gallaher	Milner	Thurmond
Hendrix	Moore of Fulton	Trippe
Hinton	Moye	Wall
Hixon	Mundy	Ware
Holmes	Neill	Williams of Walton
Jones of Thomas		

Those not voting were Messrs.:

Anderson of	Barrett	Bradford
Chattooga	Bates	Brannen
Atkinson	Boyett of Stewart	Brooke
Barwick		

Burkhalter	Hudson	Reid
Burt	Hullender	Reiser
Bush	Hyers	Richards
Calhoun	Jackson of Jones	Richardson
Callahan	Johnson of Bartow	Rogers of Laurens
Carswell	Jones of Lowndes	Royal
Clifton	Jones of Meriwether	Shannon
Coates	Jordan of Jasper	Smith of Fulton
Cole	Jordan of Wheeler	Smith of Haralson
Copeland	Kent	Stone
Daniel	King	Stovall
De La Perriere	Kirby	Stubbs
DuBose	Lawrence	Sweat of Ware
Dyer	Lee	Swift
Eve	Lewis	Timmerman
Falligant	McFarland	Walker
Green	McKenney	Warren
Griffin	Mann	Whitaker of Lowndes
Guess	Minchew	Williams of Bulloch
Gunnells	Nichols of Spalding	Williams of Miller
Hamilton	Nichols of Wayne	Williams of Worth
Harden	Owen of Stephens	Woods
Hollis	Perryman	Wyatt
Holtzelaw	Rees	Mr. Speaker

By unanimous consent the verification of the roll call was dispensed with.

On the motion to table the Ayes were 69, Nays 43.

The bill and Senate amendments were tabled.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate insists on its amendment to House Bill 853, a bill to appropriate \$15,000.00 to supply

deficiency in appropriation to the School for the Deaf for year 1920.

Mr. W C. Hullender, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:—

The Committee on Enrollment have examined, found properly enrolled, signed and ready for delivery to the Governor the following Acts, to-wit:

House Resolution No. 61. A resolution to pay Mrs. Ella Ribson pension for the year 1919.

House Resolution No. 73. A resolution to provide payment of pension to Mrs. Frances Shores.

House Resolution No. 92. A resolution to appropriate eighty dollars to Elizabeth Trowell for pension for 1918.

House Resolution 128. A resolution to appropriate \$25,000.00 to cover shortage in pension fund for 1920.

House Resolution No. 151. A resolution to pay W W Cranford ninety dollars refunded by him to the State Treasury.

House Resolution No. 179. A resolution to relieve Lonnie Haralson of a bond.

House Resolution No. 180. A resolution to relieve Lonnie Haralson as surety on bond.

House Resolution No. 181. A resolution to relieve Lonnie Haralson as surety on bond.

House Resolution No 182. A resolution to relieve Lonnie Haralson as surety on bond.

House Resolution No. 183. A resolution to relieve J. H. Hardy as surety on bond.

House Resolution No. 203. A resolution to amend the Constitution so as to give representation to the new Counties of Lanier, Seminole and Brantley.

House Resolution No. 212. A resolution to furnish the officers of Calhoun County certain copies of court reports.

House Resolution No. 215. A resolution authorizing the appointment of a commission to solicit funds for the erection of a memorial to A. H. Stephens and Crawford W. Long.

House Bill No. 149. An Act to amend Sections 1280 to 1288 of the Code, relative to prohibiting any person from harboring or receiving escaped persons from confinement.

House Resolution No. 204. A resolution relative to the sale of thirteen acres of land belonging to the State for the purpose of placing same to the credit of District Agricultural School at Statesboro.

House Resolution No. 206. A resolution to pay pension to the parties named herein.

House Resolution No. 211. A resolution endorsing the Georgia Advertise enterprise.

House Resolution No. 213. A resolution relative to the installation of sounding board in the Hall of Representatives.

House Bill No. 241. An Act to propose to the qualified voters of the State an amendment to the Constitution relative to the appropriation of money.

House Bill No. 247. An Act to amend an Act to amend the charter of the City of Augusta.

House Bill No. 250. An Act to amend Section 6066 of the code relative to rates to be allowed publishers for carrying legal advertisements.

House Bill No. 258. An Act relating to the foreclosure proceedings on real estate.

House Bill No. 3316. An Act to provide for guardians of persons non compos mentis.

House Bill No. 631. An Act to provide for the publication of the reports of the Supreme Court.

House Bill No. 378. An Act relating to distress warrants for rent and for other purposes.

House Bill No. 642. An Act to amend an Act entitled an Act to aid in the establishment and maintenance of one or more consolidated public schools in each county in the State.

House Bill No. 643. An Act to amend an Act creating a County Board of Commissioners of Roads and Revenues for the County of Richmond.

House Bill No. 644. An Act to empower the Treasurer of Richmond County to employ a Clerk, to fix his compensation and for other purposes.

House Bill No. 647. An Act relative to the taxing of professions.

House Bill No. 659. An Act to carry into effect an amendment to the Constitution so as to allow the addition of one more Judge of the Superior Court of any Judicial Circuit, so as to provide an additional Judge for the Macon Circuit.

House Bill No. 663. An Act to be entitled an Act to provide for and authorize sale of land by executors and for other purposes.

House Bill No. 667. An Act to amend Section 2554 of the Civil Code so as to provide that county officers may give as one of their sureties on bonds some bonding company, referred to herein.

House Bill No. 693. An Act to amend Act relative to corporate powers of trust companies.

House Bill No. 645. An Act to amend the laws relating to City Court of Richmond County.

House Bill No. 705. An Act to authorize the county Boards of Education of Richmond County to issue bonds for erecting and equipping school houses.

House Bill No. 720. An Act to require clerks of the Superior Court to certify facts pertaining to defendants confined in jails.

House Bill No. 730. An Act to make the official cotton standards of the U. S. Department of Agriculture the official standards of Georgia.

House Bill No. 732. An Act to amend Section 1249 of the Code, relative to the appointment of the Governor of certain cities and Banks as State depositories.

House Bill No. 738. An Act to make appropriation for the payment of deficiencies in the salary of the Clerk of the Supreme Court.

House Bill No. 749. An Act to authorize county authorities in their discretion to provide for the carrying on of schools for the instruction of adult illiterates.

House Bill No. 753. An Act to amend an Act to create a State institution to be known as the Georgia State Reformatory for Boys.

House Bill No. 783. An Act to name Greensboro, Ga., as a State depository.

House Bill No. 805. An Act to amend an Act entitled an Act to provide for a public service corporation tax clerk.

House Bill No. 814. An Act to appropriate the sum of \$20,000.00 for the year 1920 and \$20,000.00 for the year 1921 for the purpose of supplying a deficit in the maintenance of the State Sanitorium at Alto.

House Bill No. 825. An Act to provide for the co-operation of this State with the Government for the furtherance of the vocational rehabilitation work.

House Bill No. 835. An Act to fix the time of Office of Pensions.

House Bill No. 887. An Act to amend an Act providing for the establishment and organization of an Agricultural and Normal School in this State and for other purposes.

House Bill No. 893. An Act relating to the inspection of gasoline, benzines and naphthas in this State.

House Bill No. 912. An Act to create a new charter for the Town of Patterson.

House Bill No. 915. An Act to amend the Code relative to allowing the use of convicts in building bridges and roads.

House Bill No. 917 An Act to amend Act relative to the disposition of dead bodies.

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House Bill No. 1184. An Act amending the charter of the Town of Dudley.

House Bill No. 797. An Act to appropriate \$300,000.00 to the State Sanitarium at Milledgeville, Georgia.

Mr. Hullender, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker—

The Committee on Enrollment have examined, found properly enrolled, signed and ready for the Governor the following Acts, to-wit:

House Resolution No. 126. A resolution to relieve sureties on bond of Alonzo Golson and Sophie Myers.

House Resolution No. 129. A resolution to appropriate \$475,000.00 to pay pensions.

House Resolution No. 199. A resolution to relieve C. J. Harp as surety on bond.

House Bill No. 206. An Act to amend the Constitution of the State.

House Bill No. 245. An Act to amend the Constitution relative to the omission of certain words from same.

House Bill No. 385. An Act to amend the Code by striking certain words therefrom.

House Bill No. 1084. An Act to incorporate the City of Manassas.

House Bill No. 429. An Act to revise the dental laws of the State.

House Bill No. 466. An Act to amend the Code relative to furloughs from State Sanitarium.

House Bill No. 765. An Act to appropriate the sum of \$2,850.00 to State Oil Inspector.

House Bill No. 796. An Act to alter and amend the management of the Soldiers' Home.

House Bill No. 824. An Act to authorize the payment of the annual pensions to soldiers who enlisted in the C. S. A. who were called into service but did not have time to serve on account of the end of the war.

House Bill No. 827. An Act to amend the Act creating Lanier County relative to better defining the lines thereof.

House Bill No. 853. An Act to appropriate \$12,500.00 to supply deficiency in appropriation to pay expenses of visiting members of the Legislature.

House Bill No. 1094. An Act to incorporate the Town of Cusseta.

House Bill No. 1154. An Act to create a new charter for the Town of Kirkwood.

House Bill No. 900. An Act to create new charter for City of Marietta.

House Bill No. 1164. An Act to amend the charter of Macon.

House Bill No. 1166. An Act to create a new charter for the City of Metter.

Mr. Hullender, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:—

Your Committee on Enrollment have examined, found properly enrolled, signed and ready for delivery to the Governor the following Acts and Resolutions, to-wit:

House Bill No. 744. An Act to fix fees of Clerk of Superior Court in certain counties.

House Bill No. 864. An Act to amend Act to create new charter for City of LaGrange.

House Bill No. 1066. An Act to regulate compensation of stenographic reporters in certain cities.

House Bill No. 1027. An Act to amend Act establishing Municipal Court of Atlanta.

House Bill No. 850. An Act to amend Section 4028 of Code of 1910 relative to place of administrators' sales.

House Bill No. 292. An Act to designate all post roads as public roads.

House Bill No. 934. An Act to amend Act to establish system of public schools for Town of Roswell.

House Bill No. 949. An Act to incorporate City of Powder Springs.

House Bill No. 706. An Act to create office of Commissioner of Roads and Revenues for Fannin County.

House Bill No. 1036. An Act to incorporate City of Twin City.

House Bill No. 648. An Act to appropriate money for increase in salary of Railroad Commission.

House Bill No. 1155. An Act to amend Act to provide for compensation of stenographic reporters in certain cities.

House Bill No. 679. An Act to give additional authority to local Board of Trustees of the Georgia Military College.

House Bill No. 959. An Act to regulate fees of Ordinaries in various counties of State.

House Bill No. 1180. An Act to amend Act creating City Court of Millen.

House Resolution No. 170. A resolution to appropriate money to pay expenses of members of legislative committees who visited State institutions.

House Resolution No. 131. A resolution authorizing State Librarian to furnish certain books to the University at Athens.

House Resolution No. 58. A resolution declaring a portion of Flint River non-navigable.

House Bill No. 1127. An Act to amend Act to establish system of public schools in Town of Doerun.

Mr. Hullender, Chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:—

Your Committee on Enrollment have examined, found properly enrolled, signed and ready for the Governor the following Acts, to-wit:

House Bill No. 766. An Act to provide for selection by the Governor of banks in certain cities as State depositories so as to add the City of Willacoochee.

House Bill No. 767. An Act to amend section providing for the selection by the Governor of certain cities and towns as State depositories so as to add the City of Pearson.

House Bill No. 845. An Act to provide amount of deposit to be made by Life Insurance Companies not now doing business in this State.

House Bill No. 879. An Act to amend Section 424 of the Code of Georgia.

House Bill No. 873. An Act to create a new charter for Cave Springs, Ga.

House Bill No. 1004. An Act to repeal charter of the City of Tifton and to create new charter.

House Bill No. 1041. An Act to create the City Court of Thomson in McDuffie County.

House Bill No. 1080. An Act to amend the Act creating a Board of Commissioners of Roads and Revenues for the County of Polk.

House Bill No. 1103. An Act to vest in Floyd County full and complete control, jurisdiction, title of bridge over the Oostanaula River.

House Bill No. 1113. An Act to prohibit the killing of fox in Greene County during certain seasons of the year.

House Bill No. 1118. An Act to provide a salary for the Treasurer of Wheeler County.

House Bill No. 1129. An Act to extend the corporate limits of the City of Athens.

House Bill No. 1132. An Act to amend an Act entitled an Act to authorize and empower the Mayor and Council of the City of Savannah to acquire property for the establishment of a municipal wharf.

House Bill No. 1133. An Act to amend an Act creating the Commissioners of Chatham County and ex-officio Judges.

House Bill No. 1138. An Act creating a county depository for Atkinson County.

House Bill No. 1144. An Act to amend the charter of Cornelia so as to allow them to levy an additional tax for school purposes.

House Bill No. 1156. An Act to allow the Board of Commissioners of Berrien County to employ a clerk.

Mr. Hullender, Chairman of the Committee on Enrollment, submitted the following report:

Mr Speaker:—

Your Committee on Enrollment have examined, found properly enrolled, signed and ready for delivery to the Governor the following Acts, to-wit:

House Bill No. 460. An Act to amend the Act creating the City Court of Jefferson.

House Bill No. 542. An Act to amend an Act approved 1915 to change the compensation of the Treasurer of Meriwether County.

House Bill No. 666. An Act to amend the inheritance tax Act.

House Bill No. 754. An Act to make Walker County Bank a State depository

House Bill No. 733. An Act to amend the Code relative to building and repairing roads over water courses of one or more counties.

House Bill No. 774. An Act to abolish the office of Treasurer in the County of Columbia.

House Bill No. 804. An Act to confirm the title of Standard Fuel and Supply Co.

House Bill No. 671. An Act to amend the Act creating charter for the Town of Unadilla.

House Bill No. 823. An Act to amend the charter of the City of Brunswick.

House Bill No. 846. An Act to repeal an Act to create a Board of Commissioners for the County of Paulding.

House Bill No. 849. An Act to amend the Act entitled an Act to establish the City Court of Washington.

House Bill No. 888. An Act to amend the charter of the City of Macon.

House Bill No. 890. An Act to amend an Act providing for the appointment of the Town of Glenwood as a State depository.

House Bill No. 916. An Act to amend the General Tax Act relating to automobiles.

House Bill No. 986. An Act to amend the Constitution so as to allow City of West Point to increase tax rate.

House Bill No. 1109. An Act to amend Act relating to public school system of Lavonia.

House Bill No. 1032. An Act to amend the charter of the Town of College Park.

House Bill No. 1052. An Act to amend an Act to provide for corporate limits of the City of Columbus.

House Bill No. 1005. An Act to amend the Act establishing City Court of Millen.

House Bill No. 1013. An Act to amend an Act and Acts amendatory establishing city charter for the City of Americus.

House Bill No. 1037. An Act to create a new charter for the City of Adrian.

House Bill No. 1045. An Act to establish the City Court of Jeffersonville.

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House Bill No. 1093. An Act to amend Act creating County Board of Commissioners of Twiggs County.

House Bill No. 1096. An Act to amend the Act to incorporate the town of Molena.

House Bill No. 1098. An Act to provide for the making of public roads for Evans County.

House Bill No. 1110. An Act to amend the Act incorporating the Town of Lavonia.

House Bill No. 1114. An Act to amend the charter for the City of Columbus.

House Bill No. 1115. An Act to amend the charter for the City of Tennille.

House Bill No. 1116. An Act to amend the charter for the City of Tennille.

House Bill No. 1119. An Act creating the City Court of Soperton.

House Bill No. 1123. An Act to amend an Act relating to public schools for Bowersville, Ga.

By unanimous consent the following bill of the House was again taken up for the purpose of considering Senate amendments:

By Mr. Mundy of Polk—

A bill to appropriate money to supply deficiency in appropriation to Georgia School for Deaf for year 1920.

On motion of Mr. Mundy of Polk the House receded from its disagreement to the Senate amendment to the bill.

The following resolutions of the House were read and adopted:

By Mr. Arnold of Clay—

Be it resolved by the House that the Senate be requested to inform the House whether or not it has any further business to transact.

By Mr. Neill of Muscogee—

Resolved by the House, the Senate concurring, That a Committee of five be appointed, three to be appointed by the Speaker of the House and two to be appointed by the President of the Senate, to notify the Governor that the General Assembly has completed the business before it and now stands ready to adjourn sine die.

The Speaker appointed the following members of the Committee on the part of the House:

Mr. Neill of Muscogee,

Mr. Pace of Sumter.

Mr. Lankford of Toombs.

By Mr. Pace of Sumter—

Be it resolved by the House, the Senate concurring, that the 1920 session of the General Assembly of Georgia do adjourn sine die.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr Speaker:—

The Senate adopted the following resolution of the Senate, to-wit:

A resolution in response to the House resolution inquiring whether or not it has any other business to transact.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has concurred in the following joint resolution:

A resolution providing for a Committee to notify the Governor that the General Assembly has completed its labors and is now ready to adjourn sine die.

The President has appointed as Committee on part of Senate Messrs. Bowden of 5th and Nix of 34th.

The following message was received from the Senate through Mr. McClatchey, the Secretary thereof:

Mr. Speaker:—

The Senate has concurred in the following joint resolution:

House Resolution 222. A resolution that the General Assembly do now adjourn sine die.

The Committee to notify the Governor that the General Assembly has completed the business before it and now stands ready to adjourn sine die reported orally that they had communicated with the Governor and that he had no further communication to make to the General Assembly.

The Speaker announced the House adjourned sine die.

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